# INDEX-DIGEST

# TO THE EDITORIALS, NOTES OF RECENT DECISIONS, LEAD-ING ARTICLES, ANNOTATED CASES, LEGAL NEWS AND CORRESPONDENCE IN VOLUME 54.

A separate subject-index for the "Digest of Current Opinions" will be found on page 508, following this Index-Digest.

#### ACCORD AND SATISFACTION.

when the payment of part of a liquidated demand constitutes a satisfaction thereof where debtor admits his liability to the extent of the amount paid, 30.

payment by a stranger as a complete satisfaction, 85

#### ADJOINING OWNERS.

rights and duties of adjoining landowners, 483.

liability of adjoining landowners for malicious or capricious excavation, 484.

liability of adjoining landowners as to land weighted with buildings, 484.

duty of municipal corporations to land abutting on streets, 487.

#### ADMINISTRATION. See EXECUTORS AND ADMINIS-TRATORS.

recommendation of one year's limitation for the settlement of estates of deceased persons, 121. ADMIRALTY.

extent of state jurisdiction over ships and ship owners, 41.

#### ADULTERY.

uncorroborated confessions of adultery as ground for divorce, 85.

# ADVERTISING. See ETHICS.

# ALIENS.

right to exclude Chinese under principles of international law, 121.

are natives of Japan eligible to citizenship under the naturalization laws, 421.

#### ANIMALS.

shooting live pigeons for sport as cruelty to animals, 82.

when a chattel mortgage of animals will cover their natural increase, 170.

# APPEAL AND ERROR,

distinction between cases at law and in equity as the practice of reviewing the facts, 342. right to a rehearing in criminal cases, 424. prolixity in the preparation of briefs, 483.

#### ARMY AND NAVY,

surrender of deserters from foreign ships of war where vessels are not completed nor commissioned, 161.

# ATTORNEY AND CLIENT,

duty of attorney to defend prisoner whom he may believe to be guilty, 221.

attorney's fees as part of costs of condemnation proceedings, 367.

validity of statutes providing for the recovery of attorney's fees in particular actions, 370. right of female to gain admission to the bar, 462.

# BANKS AND BANKING,

liability of directors for defalcation of efficers due to their negligence, 482.

# BANKRUPTCY,

suggested amendments to the bankrupt law, 41. amending the bankruptcy law, 95.

provability in bankruptcy of a fine imposed by the commonwealth for a misdemeanor, 203.

discharge in bankruptcy where debt is not scheduled, 321.

# BILLS AND NOTES. See CHECKS.

# BILLS OF LADING.

right of the legislature to make specifications in a bill of lading conclusive, 488.

the law as to boycotts, 252.

St. Louis bribery investigation, 301. CARRIERS.

# the right of a carrier to grant exclusive right of its

premises to a single owner of public vehicles, right to relieve in equity against ticket "scalpers"

by railroad who are in an unlawful combination to fix the rates, 61.

the law as to who constitutes passengers, 86. liability of carrier for injury to pregnant passen-

what law governs stipulations for exemption from liability for negligence, 149, 151.

# CARRIERS BY WATER. See SHIPS AND SHIPPING.

#### CHATTEL MORTGAGES,

when a chattel mortgage of animals will cover their natural increase, 170.

conflict of laws as to the sale of live stock in one state held under chattel mortgage in another,

#### CHECKS.

revocation of check by death of drawer, 441.

#### CIVIL RIGHTS,

validity of city ordinance prohibiting public speaking on the public streets, 403.

#### COMMERCE.

power of state to regulate shipments within the state where ultimate destination is beyond its boundaries, 181.

when the payment of part of a liquidated demand constitutes a satisfaction thereof where debtor admits his liability to the extent of the amount paid, 30.

#### CONFLICT OF LAWS.

what law governs contract by carriers limiting

their common-law liability, 151.

enforcement of contract valid where made but contrary to the public policy of the state of the forum, 223.

conflict of laws as to the sale of live stock in one state held under chattel mortgage in another, 443.

#### CONSPIRACY.

result of civil action for conspiracy resulting in discharge of an employee, 182.

what acts constitute conspiracy involving civil Hability, 251.

essentials of the action of conspiracy, 251. what acts constitute conspiracy, 252.

#### CONSTITUTIONAL LAW,

constitutionality of statutes making the venue of crime in any other county than that in which it is committed, 63.

the constitutionally of constitutions, 94.

constitutionality of act penalizing the taking of a note failing to state on its face that it was given for a patent right, 129.

validity of constitutional penalty against selling shares of stock on margin, 133.

taxation of goods exported from the United States into Porto Rico, 141.

compulsory education as an unauthorized invasion of the rights of parent, 142.

increase in salary of state officer during term of office, 282.

power of state to control and abridge the right of a corporation under the reserve power, 812.

class legislation in providing for payment by weight of all coal mined, 809.

compulsory vaccination and detention in a pest house as an infringement of personal liberty, 361. validity of statutes providing for the recovery of attorney's fees in particular actions, 370.

validity of city ordinance prohibiting public speaking on the streets, 403.

the granting of an injunction to enforce the performance of a contract for personal services as

enforcing a voluntary servitude, 454. right of the legislature to make specifications in a bill of lading conclusive, 488.

power of legislature to give conclusiveness to certain forms of evidence, 490.

# CONTEMPT,

right of attorney to counsel disobedience of order of court, 183.

right of legislature to abridge the power of courts to punish for contempt, 221.

#### CONTRACTS.

presumption against implied contract for services in family, 102.

enforcement of contract valid where made but contrary to the public policy of the state of the forum, 223.

the right of a state to prohibit contracts for future delivery, 230.

the right of a state to invalidate the making of option contracts, 232.

#### CONTRACTS-CONTINUED.

mutuality is a requisite to a valid contract, 446. right to an injunction to enforce a contract for personal services, 446.

#### COPYRIGHT,

right to forcibly selze reprints of copyrighted music in the hands of peddlers, 433.

#### CORPORATIONS,

power of state to control and abridge the right of a corporation under the reserve power, 312.

right of minority stockholders to interfere with transactions of the corporation prior or subsequent to their becoming stockholders, 381.

rights and remedies of minority stockholders because of fraud, 423.

citizenship of corporations as affected by their consolidation, 468.

effect of the consolidation of corporations of different states upon the question of the citizenship of the consolidated corporation for purposesof federal jurisdiction, 470.

#### COURTS.

provision for an Illinois juvenile court, 111.

salary increase of federal judges, 121.

jurisdiction of United States Supreme Court in the railroad merger case, 302.

a needed reform in the Illinois judiciary, 412.

citizenship of corporations as affected by their consolidation, 468.

effect of the consolidation of corporations of different states upon the question of the citizenship of the consolidated corporation for pur poses of federal jurisdiction, 470.

controversy between states as to the diversion of water by one to the injury of the other, 483.

# COVENANTS,

rights of covenantee upon breach of warranty against incumbrances, 463,

### CRIMINAL LAW.

constitutionality of statutes making the venue of crime in any other county than that in which it is committed, 63.

unfair means and arguments used by prosecuting attorney, 82.

right to a rehearing in criminal cases, 424.

validity of ordinance punishing a crime already punishable by the laws of the state, 462.

the "sweat box" as a means of extorting confessions from suspected criminals, 481.

# CRUELTY. See ANIMALS.

# CUSTOM AND USAGE.

trade customs as to weights and measures, 21.

### CUSTOMS DUTIES.

taxation of goods exported from the United into Porto Rico, 141.

# DAMAGES,

aggravation of injuries by subsequent neglect and which might have been prevented, 64.

distinction between liquidated damages and penalties, 183.

insanity as a defense to an action to recover damages, 242.

# DEAD BODIES,

right of property in mummies, 203.

right to imprison for debt in cases of non-payment of alimony, 222.

#### DECEDENTS.

recommendation of one year's limitation for the settlement of estates of deceased persons, 121. liability of estate for libelous statements in testator's will, 813.

rights of covenantee upon breach of warranty against incumbrances, 463.

DEFINITIONS. See WORDS AND PHRASES.

#### DEPOSITIONS.

right of a party to read only a selected part of the deposition of his own witness, 84.

#### DEPOTS

right of railroad to grant back drivers exclusive privilege to enter depot, 27.

the right of a carrier to grant exclusive right of its premises to a single owner of public vehicles, 29.

#### DISCHARGE. See MASTER AND SERVANT.

#### DIVORCE.

whether a divorced man may be the head of a family, 82.

uncorroborated confessions of adultery as ground for divorce, 85.

misrepresentation or concealment of the existence of a venereal disease as a ground for divorce or the annulment of marriage, 93.

proposed provisions against traudulent divorces, 104.

right to imprison for debt in cases of non-payment of alimony, 222.

# uniform divorce legislation, 253.

#### DRUNKENNESS,

legal definition of "drunkenness," 95.

#### ELECTIONS,

power of legislature to prevent the writing of names on ballots not printed thereon, 189. constitutionality of act restricting the right to vote to candidates on the official ballot, 192.

# ELECTRICITY,

negligence per se in permitting wires to be uninsulated contrary to ordinance, 402.

#### EMINENT DOMAIN.

what constitutes the public to justify a taking of property under the right of eminent domain, \$23, attorney's fees as part of costs of condemnation proceedings, 367.

### EQUITY,

right to relief in equity against ticket "scalpers" by railroads who are in an unlawful combination to fix the rates, 61.

#### ETHICS.

what character of advertising constitutes a breach of legal ethics, 201.

### EVIDENCE,

who is qualified to give expert testimony on the subject of electricity, 302.

failure of defendant to testify as raising an unfavorable presumption, 321.

the extent to which demonstrative evidence may be admitted and is effective, 401.

the "sweat box" as a means of extorting confessions from suspected criminals, 481.

right of the legislature to make specifications in a bill of lading conclusive, 489.

power of legislature to give conclusiveness to certain forms of evidence, 490.

# EXECUTION,

the right to levy on the young of mortgaged animals, 170.

# EXECUTORS AND ADMINISTRATORS,

subrogation in the administration of estates, 47. recommendation of one year's limitation for the settlement of estates of deceased persons, 121. right of foreign corporations to act as administrator, 342.

#### EXEMPTION,

whether a divorced man may be the head of a family, 82.

#### EXPLOSIVES.

liability of seller of explosives failing to give notice of dangerous properties, 263.

# EXPORTS AND IMPORTS,

taxation of goods exported from the United States into Porto Rico, 141.

#### EXTRADITION.

proposed federal law relating to the interstate extradition of fugit ves from justice, 1.

federal statutory requirements for interstate extradition, 393.

trial of prisoner under illegal and void extradition, 394.

trial of prisoner under void international extradition proceedings, 394.

trial of prisoner under void interstate extradition proceedings, 394.

# FEDERAL JURISDICTION. See COURTS.

#### FIRE INSURANCE,

consent of agent to removal of stock, 10.

effect of statutory provisions on the employment of agents by insurance company, 14.

# FIGH. See GAME AND GAME LAWS.

#### FOOD.

prohibiting the manufacture of oleomargarine, 341.

validity of state statute restricting manufacture and sale of oleomargarine, 348.

validity of statutes prohibiting or regulating the imitation or adulteration of butter or milk, 351.

#### FRAUDS, STATUTE OF,

construction of a promise to answer for the debt of another as surety, 267.

the promise to indemnify another for becoming surety of a third person, as within the statute of frauds, 209.

#### FRAUDULENT CONVEYANCES.

effect of notice of fraudulent intent upon purchaser before the entire purchase price has been paid 83.

#### FREE SPEECH.

validity of city ordinance prohibiting public speaking on the streets, 403.

# GAME AND GAME LAWS,

constitutionality of legislation protecting fish in a river by prohibiting the erection of dams, 124.

#### GAMING.

whildity of constitutional penalty against selling shares of stock on margin, 94, 133.

right of a state to prohibit contracts for future delivery, 230.

the right of a state to invalidate the making of option contracts, 232.

# GARNISHMENT,

whether garnishment can be defeated by advancing salary, 123.

### GAS AND GAS COMPANIES,

right of eminent domain in gas companies, 325.

# GRAND JURIES,

the origin and usefulness of the grand jury, 211.

# HEALTH,

right of boards of health to make vaccination compulsory, 56.

prohibiting the manufacture of oleomargarine, 341.
validity of state statute restricting manufacture
and sale of oleomargarine, 348.

validity of statutes prohibiting or regulating the imitation or adulteration of butter or milk, 851.

compulsory vaccination and detention in a pest house as an infringement of personal liberty, 361. validity of statutes in general regulating health under the police power, 472.

# HIGHWAYS,

evidence of the unsoundness of the front-foot assessment rule, 81.

duty of municipal corporations to support land abutting on streets, 487.

#### HOMICIDE.

uncontrollable impulse as a defense to an indictment for murder, 266.

# HUSBAND AND WIFE,

statutory powers of married women as to realty, 66.

HUSBAND AND WIFE-CONTINUED.

husband's right of action for damages for debauchery of wife, 69.

right of husband to maintain an action for the debauchery of his wife due to her own improper advances, 71. action by husband and wife for injuries in and to

the family relations, 164.

right of action by husband for one who entices his wife, 164.

effect of married women's acts on rule revoking will of unmarried female on her marriage, 442.

right of wife to pledge husband's credit for household necessities against his express objection,

IMPRISONMENT FOR DEBT.

right to imprisonment for debt in cases of non-payment of alimony, 222.

INFANTS.

plea of infancy against a forfeiture because of fraudulent warranty of minor, 243.

contributory negligence of children of tender years, 434.

INJUNCTIONS.

right to relief in equity against ticket "scalpers" by railroads who are in an unlawful combination to fix the rates, 61.

right to compel telephone companies to furnish service, 410.

right to injunction in case of breach of contract for personal services, 441.

right to an injunction to enforce a contract for personal services, 446.

INNKEEPERS.

liability of innkeepers for theft of guests' property, 281.

INSANE PERSONS,

insanity as a defense to an action to recover dam-

an irresistible or uncontrollable impulse as a defense to a criminal act, 270.

irresistible or uncontrollable impulses, 270.

kieptomania as a defense to larceny, 822. kieptomania as a phase of insanity, 322.

INSURANCE. See LIFE INSURANCE; FIRE INSURANCE. effect of statutory provisions on the employment of agents by insurance company, 14.

subrogation under contracts of insurance, 51. Nebraska anti-trust act void as denying foreign insurance companies the equal protection of the

laws, 62. stipulation that policy shall be controlled by the law of the insurance company's domicile, 122.

what constitutes an irsurable interest, 122. plea of infancy against a forfeiture because of fraudulent warranty of minor, 243.

distribution of proceeds of policy where insured and beneficiary perish in a common disaster, 261.

INTERNATIONAL LAW.

right to exclude Chinese under principles of international law, 121.

surrender of deserters from foreign ships of war where vessels are not completed nor commissioned, 161.

JAILS. See PRISONS.

JUDGES.

improper remarks and conduct of trial judges as reversible error, 2.

expressions of opinion by trial judge on the facts or evidence, 4,

effect of comments of trial judge on the credibility of witnesses, 6.

effect of action of judge forcing an agreement of the jury by threats or otherwise, 8.

absence of the judge and other irregularities, 9.

favoritism on the bench, 72.

salary increase of federal judges, 121.

practice of appellate judges in reaching conclu-

JUDGES-CONTINUED.

sions on original research and independent reasoning, 241.

error in judge going to sleep during trial, 222. a needed reform in the Illinois judiciary, 412.

JURIES. See GRAND JURIES.

Mr. Justice Brewer on the jury system, 283. the case against jury trials in civil actions, 243. juries as triers of fact, 313.

right to trial by jury where facts are undisputed. 461

JUVENILES.

provision for an Illinois juvenile court, 111.

kleptomania as a defense to larceny, 322.

LATERAL SUPPORT. See ADJOINING OWNERS.

LAW AND LAWYERS.

logical value of case law, 21.

how to be a successful practitioner of law, 95. reliance upon principle rather than upon author-

ity, the proper rule for courts and lawyers, 101. symposium on the question whether or not the law is dear, 111.

rise and purposes of the legal aid society, 126.

advertising by lawyers, 132.

the sanctity and authority of law, 132.

what character of advertising constitutes a breach of legal ethics, 201.

duty of attorney to defend prisoner whom he may believe to be guilty, 221. how to win clients, 233.

universal congress of lawyer at the world's fair of St. Louis, 1904, 872.

LAW REPORTS AND DIGESTS,

logical value of case law, 21.

LEGAL AID SOCIETY.

rise and purposes of the legal aid society, 126.

LEGAL ETHICS. See ETHICS.

LIBEL AND SLANDER.

liability of estate for libelous statements in testator's will, 313:

injunction as a remedy for libel, 873.

LIFE INSURANCE.

right of insured to rescind contract and recover premiums because of misrepresentation of medical examiner, 102.

stipulation that policy shall be controlled by the law of the insurance company's demicile, 122.

what constitutes an insurable interest, 122.

plea of infancy against a forfeiture because of fraudulent warranty of minor, 248. distribution of proceeds where insured and bene-

ficiary perish in a common disaster, 261.

LOTTERIES.

reasonableness of an ordinance penalizing the purchase of lottery tickets, 203.

MARRIAGE,

right to annul marriage because of fraudulent representations, 92.

misrepresentation or concealment of the existence of a venereal disease as a ground for divorce or the annulment of marriage, 98.

abolishment of common law marriages in New York, 330.

MASTER AND SERVANT, result of civil action for conspiracy resulting in discharge of an employee, 182.

liability of railroad for negligence of superinten. dent in lending push car, 822.

the doctrine of fellow-servants and assumed risk, 827.

the basis on reason and principle for a limitation

of the fellow-servant doctrine, 329. deck hand and mates on board ship as fellow-serv. ants, 362.

joint or several liability of master and servant for negligence as affecting removal of causes, 404.

MASTER AND SERVANT-CONTINUED.

liability for maliciously procuring another's dis. charge from employment, 425.

wanton interference with contract and business relations, 426.

right to injunction in case of breach of contract for personal services, 441.

right to an injunction to enforce a contract for personal services, 446.

the power of equity to enforce contracts for personal services, 451.

#### MAXIMS,

construction of maxim mobilia sequentur personam,

MINORS. See INFANTS.

#### MONOPOLIES,

the right of carriers to grant exclusive right of its premises to a single owner of public vehicles, 29. right to relief in equity against ticket "scalpers" by railroads who are in an unlawful combination to fix the rates, 61.

Nebraska anti-trust act void as denying foreign insurance company the equal protection of the laws, 62.

contracts restraining trade in an entire state, 163.

trusts, their uses and abuses, 205. origin and development of the trust idea, 205.

the most dangerous tendency of trusts, 205. divergent state legislation in favor of and against

trusts, 206. federal intervention and control of trusts, 207.

#### MORTGAGES.

foreclosure for non-payment of interest, 143. bondholders as complainants in the foreclosure of corporate mortgages, 364.

MUMMIES. See DEAD BODIES. inquest on a mummy, 272.

# MUNICIPAL CORPORATIONS.

liability for negligence of contractor in excavating or repairing streets and sidewalks, 162.

reasonableness of an ordinance penalizing the pur chase of lottery tickets, 203.

contracts for legal services by municipal and other public corporations, 343.

implied power to engage legal services, 343. validity of ordinances defining and punishing crime, 403.

validity of city ordinance prohibiting public speaking on the streets, 403.

whether a properly constructed sewer or drain is inviting to children so as to render a city liable, 423.

validity of ordinance punishing a crime already punishable by the laws of the state, 462.

# NATURALIZATION. See ALIENS.

NAVY. See ARMY AND NAVY.

### NEGLIGENCE.

validity of contracts by next of kin releasing common carriers from liability for negligence, 222.

insanity as a defense to an action to recover dam. ages, 242.

liability of seller of explosives failing to give notice of dangerous properties, 263.

whether a properly constructed sewer or drain is inviting to children so as to render a city liable, 423.

contributory negligence of children of tender years, 434.

contributory negligence of passenger on a street railroad riding in a place of danger, 442.

right to trial by jury where facts are undisputed, 461.

# NEW TRIAL,

improper remarks and conduct of trial judges as reversible error, 2.

errors of trial judge which are without prejudice will not reverse, 4.

error in judge going to sleep during trial, 222.

#### NUISANCES

right of municipality to declare the keeping of a jackass a nuisance, 442.

#### OFFICES AND OFFICERS.

increase in salary of state officer during term of of fice, 282.

OLEOMARGARINE. See FOOD.

OPTIONS. See GAMING.

OSTEOPATHY. See PHYSICIANS AND SURGEONS.

#### PARENT AND CHILD,

compulsory education as an unauthorized invasion of the rights of parent, 142.

#### ATENTS.

constitutionality of act penalizing the taking of a note failing to state on its face that it was given for a patent right, 129.

right of a state to discriminate against or restrict the sale of patent rights, 131.

#### PERSONAL PROPERTY.

construction of maxim mobilia sequentur personam,

PERSONAL SERVICES. See MASTER AND SERVANT.

PHYSICIANS AND SURGEONS, constitutionality of act discriminating against

osteopathy, 122. professional secrecy between physician and patient, 193.

PILOTS, See SHIPS AND SHIPPING.

law as to compulsory pilotage, 163.

#### POLICE POWER.

requirement of vaccination by school board as a valid exercise of the police power, 54.

prohibiting the manufacture of oleomargarine, 341. validity of statutes prohibiting or regulating the imitation or adulteration of butter or milk, 351.

compulsory vaccination and detention in a pest house as an infringement of personal liberty, 882, validity of statute restricting the manufacture and sale of oleomargarine, 848.

validity of statutes in general regulating health und rthe police power, 472.

# PRESUMPTIONS,

failure of defendant to testify as raising an unfavorable presumption, 321.

# PRINCIPAL AND SURETY,

subrogation in cases of suretyship, 44.

the promise to indemnify another for becoming surety of a third person, as within the statute of frauds, 209.

#### PRISONS,

jail as a school for crime, 172.

# PROBATION,

provision for an Illinois juvenile court, 111.,

### PUBLIC LANDS,

validity of mortgage of homestead entry before patent, 108.

right of claimant of public lands under homestead entry to mortgage the premises before final proof, 110.

#### RAILROADS.

the right of carriers to grant exclusive right of its premises to a single owner of public vehicles, 29.

right to relief in equity against ticket "scalpers" by railroads who are in unlawful combination to fix the rates, 61.

#### RELEASE.

validity of contracts by next of kin releasing common carriers from liability for negligence, 222.

#### REMOVAL OF CAUSES,

joint of several liability of master and servant for negligence as affecting removal of causes, 404.

citizenship of corporations as affected by their consolidation, 468.

effect of the consolidation of corporations of different states upon the question of the citizenship of

#### REMOVAL OF CAUSES-CONTINUED.

the consolidated corporation for purposes of federal jurisdiction, 470.

#### REWARDS.

parties capable of offering rewards, 184. parties entitled to recover a reward, 185. what is a substantial performance to entitle one to a reward which has been offered, 187.

as to who may offer and accept rewards, 184.

distribution and proportionment of rewards 188. recovering reward where act is done by agent of party applying therefor, 189.

#### SUALPERS. See CARRIERS.

#### SCHOOLS AND SCHOOL DISTRICTS.

requirement of vaccination by a school board as a valid exercise of the police power, 54.

compulsory education as an unauthorized invasion of the rights of parent, 142.

right of eminent domain for the purpose of condemning land for school houses, 326.

#### SHERIFFS AND CONSTABLES,

liability of sheriff for acts of deputy, 202. constitutional right of sheriff to custody of prisoner, 448.

#### SHIPS AND SHIPPING.

what law governs stipulations for exemption from liability for negligence, 151.

effect of statutes requiring the employment of certain licensed pilots on liability of ship owner for such pilot's negligence, 163.

liability of owner of vessel for torts of mate and injuries inflicted upon roustabouts, 264. who constitute the ship's company under mari-

time law, and who are fellow-servants, 265. deck hand and mates on board ship as fellow-serv-

ants, 362.

# SPENDTHRIFTS,

the law as to spendthrift trusts, 382. restraints upon spendthrifts at common law, 383. statutory regulation of spendthrift trusts, 399.

# SPIRITUALISM,

detecting fraud in spiritualism, 253.

# STREET RAILROADS,

contributory negligence of passenger on a street railroad riding in a-place of danger, 442.

#### SUBROGATION.

subrogation and the modes of enforcing it, 42. subrogation in cases of suretyship, 44. subrogation among joint debtors, 45. subrogation among parties and bills and notes, 46. aubrogation in the administration of estates, 47. subrogation where different parties hold successive claims upon the same property, 49. subrogation under contracts of insurance, 51. subrogation of strangers, 52.

loss and enforcement of right of subrogation, 53. SUNDAY.

whether execution of recognizance on Sunday is valid, 362.

### SURVIVORSHIP.

distribution of proceeds of policy where insured and beneficiary perish in a common disaster, 261.

#### SWEAT BOX.

the "sweat box" as a means of extorting confessions from suspected criminals, 481.

#### TAXATION.

right of citizens to enforce assessment of corporate franchises, 81.

taxation of goods exported from the United States into Porto Rico, 141.

proper classification of property for assessment,

#### TELEGRAPHS AND TELEPHONES,

liability of telegraph companies to sender, to addressee and to third parties, 23. right of telephone company to charge for their TELEGRAPHS AND TELEPHONES-CONTINUED.

service at a rate higher than that prescribed by ordinance, 84.

right and priority of occupation under conflicting grants, 182.

right to refuse private telephone service, 407.

right to compel telephone companies to furnish service, 410.

#### TITLE REGISTRATION,

operation of the Torrens idea of title registration in the United States, 281.

Torrens system of title registration, 282.

Torrens registration of real estate titles and its practical operation in Massachusetts, 285. sample page of an original certificate of title un-

der the Torrens system, 289. constitutionality of the Torrens system of title

registration, 290, 293. compulsory registration of title under Torrens

system, 296. extension of the Torrens system of title registration in the United States, 461.

TORRENS SYSTEM, operation of the Torrens idea of title registration in the United States, 281.

Torren system of title registration, 282.

Torrens registration of real estate titles and its practical operation in Massachusetts, 285

sample page of an original certificate of title under the Torrens system, 289.

constitutionality of the Torrens system of title registration, 293.

compulsory registration of title under Torrens system, 296. extension of the Torrens system of title registra-

tion in the United States, 461.

insanity as a defense to an action to recover damages, 242. TRIAL AND PROCEDURE. See CRIMINAL LAW.

# improper arguments of counsel, 1.

misconduct of jury in arriving at a verdict, 2.

improper remarks and conduct of trial judges as reversible error, 2.

expression of opinion by trial judge on the facts or evidence, 4.

effect of comments of trial judge on the credibility of witnesses, 6.

effect of action of judge forcing an agreement of the jury by threats or otherwise, 8.

absence of the judge and other irregularities, 9. validity of "chance" or quotent verdicts, 22, 492.

error in judge going to sleep during trial, 222. action of plaintiff arousing the jury's sympathy,

failure of defendant to testify as raising an unfavorable presumption, 321.

right of trial court to criticise the character and value of expert testimony, 823.

misconduct of counsel in the use of abusive language, 429. when remarks of counsel constitute reversible

error, 431.

### TRUSTS AND TRUSTEES.

the law as to spendthrift trusts, 382.

# UNFAIR TRADE,

right to conspire to injure the business of others,

#### VACCINATION. See HEALTH.

# VERDICT.

misconduct of jury in arriving at a verdict, 2. validity of "chance" or quotient verdicts, 22, 492.

WATER COMPANIES, right of eminent domain in public water companies, 825.

# WATERS AND WATER COURSES,

wrongful diversion of a stream in different states for irrigation purposes, 262.

#### WATERS AND WATER COURSES-CONTINUED.

what is sufficient to justify the taking of property under the right of eminent domain, for irrigation purposes, 325.

the right to intercept the percolation of subsurface water, 363.

liability for draining surface water onto another's land, 392.

#### WEIGHTS AND MEASURES,

trade customs as to weights and measures, 21.

liability of estate for libelous statements in testator's will, 313.

revocation of will by adoption of child and subsequent marriage, 362.

validity of the provisions of the will of the late Cecil Bhodes, 372...

effect of married women's acts on rule revoking will of unmarried female on her marriage, 442.

# WITNESSES,

effect of comments of trial judge on the credibility of witnesses, 6.

professional secrecy between physician and patient, 193.

who is qualified to give expert testimony on the subject of electricity, 302.

to what period of time is the impeachment of a witness for truth and veracity limited, 803.

impeaching testimony as to truth and veracity limited to character at the time of trial, 304.

#### WORDS AND PHRASES,

legal definition of "drunkenness," 95.

#### WORK AND LABOR,

presumption against implied contract for services in family, 102.

liability for maliciously procuring another's discharge from employment, 425.

# SUBJECT-INDEX

# TO ALL THE "DIGESTS OF CURRENT OPINIONS" IN VOL. 54.

This subject-index contains a reference under its appropriate head to every digest of current opin ions which has appeared in the volume. The references, of course, are to the pages upon which the digest may be found. There are no cross-references, but each digest is indexed herein under that head, for which it would most naturally occur to a searcher to look. It will be understood that the page to which reference, by number, is made, may contain more than one case on the subject under examination, and therefore the entire page in each instance will necessarily have to be scanned in order to make effective and thorough search.

Abatement and Revival, conspiracy to present false testimony, 22; death of ancestor, 296; malicious prosecution, 574; same cause pending, 264; survival of action to rescind fraudulent conveyances, 264; what causes survive, 15; where United States is a

party, 234. Accident Insurance, failure to give notice, 32; intoxica

Accident Insurance, tailure to give notice, 53; intoxica-tion as affecting accident policy, 15.

Accord and Satisfaction, affecting written contract, 815; allegation of performance, 173; burden of proof, 214; part payment, 435; tender of amount less than due, 485; waiver of right of appeal, 273.

Account, by creditors, 396; credit entered by plaintiff, 32; multifariousness, 57; permission to file cross but 924.

32; mul

bill, 234.
Account—Action on, bookkeeper's afildavit, 153.
Account Stated, cannot be attacked except by bill in equity, 134; matter included, 498; statement of firm account by partner, 254.
Acknowledgment, before clerk who executed the paper, 396; defects in certificate of married women, 145; evidence, 155; requisites as to married women, 195; sberiff's certificate cured, 113; taken out of county, 396.

county, 300 Action, complaint for equitable relief, 493; consolida-tion of actions, 185, 815; joint complainants, 173; misjoinder, 15, 57, 254, 473; motive, 473; stayed pend-ing construction of will, 153; violation of ordi-

nances, 478.
Adjoining Landowner, erection of barriers, 195.
Adjoining Owner, lateral support injured by mining,

Administration, adverse possession, 493; tax deed, 493. Admiralty, a contract to can fish, 273; docket fees, 396; nominal damages, 15; sureties in stipulation for release, 315.

nominal damages, 15; sureties in stipulation for release, 315.

Admissions, by stipulations, 224.
Adulteration, police power, 473.
Adultery, action only by injured spouse, 253; subsequent intercourse, 214.

Adverse Possession, appropriation of public lands, 32;
assertion of adverse title, 374; burden of proof, 195;
by devisees, 195; by mortgagor after foreclosure,
234; constructive possession, 153; dispute as to
boundary line, 284; five years' statute in Texas, 200;
land only partly possessed, 15, 57; life tenant and
remainder man, 214; limitations, 175; loss of constructive possession, 234; municipality, 57; occupation in subordination to plaintiff's ancestor, 96; of
trustee against insane person, 254; possession
through mistake, 32; presumptions, 234; reesumption of adverse possession against state, 553; proof
of possession, 332; public street, 73; tacking, 435;
use of land for cattle range, 195; vendor taking possession after default, 173.

Affidavits, 413; notarial seal, 473.

Affidavits, 413; notarial seal, 473. Agriculture, constitutionality of laws relating thereto,

Aliens, decision of custom officers as to Chinese, 396; naturalization, 296; proving right of residence un-

der Chinese exclusion act, 214; validity of Chinese exclusion acts, 234.

Alteration of Instruments, allegation, 32; application for insurance policy, 15; entry of name on mileage book, 254; filling blanks, 436; filling in skeleton note, 418; indorsement on note a material alteration, 185; interlineation, 73; proving genuine signatures, 33; purpose and intent, 195.

Animals, excessive demand, 493; fee of stallion service, 273; live stock running at large, 153, 396; liability of owner of vicious dog, 33, 285, 382.

Appeal and Error, abatement by death, 315, 493, 273; absence of indispensable party, 296; antidavit of trial clerk that record is correct, 316; affirmance by appellate court, 498; agreed statement of facts, 153, 254; allowance of attorney's fees, 374, 498; alteration of written instrument, 498; amount in controversy determining jurisdiction, 78, 153, 386; appeal bonu, 135, 493; appeal from judgment alone, 173; appeal in vacation, 96; appealable orders, 413, 448; assignment of errors, 153, 474, 498; assignment of errors, 154, 474, 498; assignment of errors, 154, 474, 498; assignment of errors, 154, 474, 498; assignment of errors, 156, 474, 498; assignment of errors, 168, 474, 498; assignment of errors, 168, 474, 498; assignment of errors, 168, 476, 498; assignment of errors, 178; clerk's laches in transmitting record, 488; co-detendant not appealing no standing in courts, 118; correcting judgment, 195; curing of error, 493; decree in partition final, 183; defendant not filing answer not entitled to appeal, 153; deficiency Judgment, 498; delay ing motion to open default, 296; different rulings, 285, direct appeal on special issue, 485; direction of verdict, 498; divorce, 493; double appeal, 15; effect of first appeal, 383; verdice contrary to verdict, 214; evidence sustaining verdict, 118; exception menss of error, 185; failure to fire abstract on time, 33; failure to discuss description, 418;

proceedings 235, 254, 315, 435, 474; necessity of quoting the testimony, 332; new triai, 455, 474; non-compliance with rules, 83; objection to appearance, 374; office abolished from which an appeal has been brought, 374; office expired when appeal was heard, 374; orders pendente lite, 494; order sustaining demurrer, 838; paper in jury room, 38; plea of resjudicata, 214; preponderance of evidence, 585; presumption as to error, 278; presumption as to evidence where judgment alone is taken up, 382; presumption as to error, 378; presumption as to evidence where judgment alone is taken up, 382; presumption as to term, 435; presumption from failure to bring up all the evidence, 214; presumption on partial transcript, 195; questions considered, 455, 494; referee's report, 96; rehearing, 195; reinetating injunction pending appeal, 315; removing trustee, 235; record, 474; refusal of new trial by judge not at trial, 57; remittitur, 413; restitution on reversal, 173; retaxing ing costs. 297; reversal for wrong assignment of reason, 273; reversal on cross appeal, 285; reversed because of nominal damages, 73; reversing order in special proceeding, 315; reversing without remanding, 78, 494; review of a decree in equity, 113; reviewing order taxing costs, 273; right to appeal to two courts, 195; second writ of error, 96; setting aside default, 297; sheriff levy, 494; signing appeal bond, 135; special findings, 274; special instructions, 33; statement in bill of exceptions that it contains all the evidence, 215; submission of records and abstracts without exceptions, 435; substantial rights, 96; sufficiency of answer on appeal, 335; substantial rights, 96; sufficiency of revience, 474; vindiance, 474; vindiance,

son assigned by trial court, 374.

Appearance, agreement to extend time, 15; divorce,
435; filing petition for removal, 158; filing petition
to reverse ruling, 815; motion to set a-ide default
on judgment, 38, 214; waiving notice, 297.

Arbitration and Award, action on award, 494; award
as a condition precedent to action, 113; denying liability, 274; imperfect award, 494; objecting to
arbitrator—appointment, 195; refusing to consider
evidence, 274; right to submission before bringing
suit, 396; setting aside, 435; waiver of objections,
353.

Architect, right to waive requirements in building contract, 353.

contract, 353.

Army and Navy, punishment by court martial after dismiscal, 374.

dismis-ai, 344.

Arrest, arrest by officer on suspicion, 113; held for second grand jury, 153; liability of resisting, 113; missiendemeanor, 455; right to suspicion the commission of a felony, 332; when ball warrant required, 332.

Arson, evidence of sets of accessory, 135; evidence of

kerosene odor, 214.

Assault assault with intent to kill, 274.

Assault and Battery, acquittal of aggravated assault as affecting simple assault, 396; arrest as a defense, 96; fallure to find degree of offense, 153; joining of distinct assaults, 353; matters of provocation, 195; proper inducement, 413; provocation, 413; unrecompanied threats, 113; verbal provocation, 195; what constitutes, 435; when exemplary damages will be awarded, 173.

will be awarded, 173.
Assessment, right to impeach for inadequacy, 73.
Asselgnment, action at law on equitable assignment,
57; assignment to attorneys, 57; assignment of attorney's fees, 254; assignee of coat bill, 173; contract to draw plans, 274; defeasible assignment of
wages as a mortgage, 73; order for payment of
money, 178; part of claim, 274; nayment out of particular fund, 173; real party in interest, 435; right
of assignee to sue, 353; right of assignment, 15;
right to sue to avoid a fraud, 332; wife's cause of
action for death of husband, 315.
Assignment for Benefit of Creditors, 38, 57; attacking

action for death of husband, 815.
Assignment for Benefit of Creditors, 88, 57; attacking
assignment, 57; attorney's fees, 214; cause of action
on bond, 254; composition creditor, 896; conflict of
laws, 374; distribution, 274; expense of creditors,
315; ignorant enforcement of attachment by creditor not a repudiation, 185; rights and compensation
for assignee, 57, 235; unrecorded deed passes no
title, 113.

title, 113

title, 113.

Associations, enjoining punishment of members for trading with plaintif; 125; quasi corporations, 73; remedies against, 315.

Assumpsit, Action of, fraudulent representations, 474.

Asylums, support of relative, 33.

Attachment, date of filing certificate, 255; debtor's equity of redemption, 153; intervener, 195; jurisdiction, 486; lien lost by including non existing claims, 114; oncreasive levy, 57; possession, 297, 455; sale without affidavit, 195; under statute of

frauds, 73; waiver by lapse of time, 173; when plaintiff must snow, 114; wrongful attachment, 414.

Attorney and Client, action for attorney's fees, 114;
agreement not to charge for services, 255; attempt
to collect judgment, 382; authority to bind client,
382, 396; authority to file suit, 285; change of attorney in a case, 374; collecting judgment, 274; compensation of laymen performing legal services,
414; disbarment, 38, 78, 486, 474; sumploying assistant counsel, 74; failure to account for money, 36;
fee part of judgment of foreclosure, 185; fraud in
consenting to judgment against client, 138; liability for failure to appeal, 396; liability for failure to appeal, 396; liability for failure torney, 386; lien on garnished fund, 178; lien on
will, 486; motion to dismiss, 94; motion to set
aside order of admission, 57; profits of attorney,
57; right to fee where relief is obtained without
suit, 396; settlement with client, 57; warrant of attorney, 474. torney, 474. Auction and Auctioneers, license, 78; unreasonable

license fee, 153.

Ball, ball in capisal cases, 173; excessive amount, 185; right to blad to appear at succeeding term, 185; who are not subject to ball, 173.

Ballment, attachment, 57.

Bailment, attachment, 57.

Bankruptcy, admission of liability to pay debts, 74;

Bankruptcy, admission of liability to pay debts, 74;

silowance to assignee under general assignment,

285; amending schedules, 173; attachment, 474; ut
tachment on jadgment within four months, 83;

binding effect of adjudication of involuntary bank
rupt, 386; chattel mortigagor, 33; claim of bank
rupt's surety, 214; claim of indorser of bankrupt's

note, 285; claimant of property attached, 486;

comity between state and federal courts, 74; com
pensation as assignee, major preyous agreement. rupt's surety, 214; claim of indorser of bankrupt's note, 285; claimant of property attached, 486; comity between state and feders! courts, 74; compensation as assignee under previous agreement, 183; concealment of after discovered assets, 853; conflict of state and federal laws as to preferences, 114; deducting preferences, 386; deduction of new credits, 153; discharge, 285, 474; discharge of ilen, 474; disbursements of general assignee, 386; discourted, 474; disbursements of general assignee, 386; dissolution of corporation as an act of bankruptcy, 897; duty to institute suit, 455; effect on state insolvency laws, 315; enjoining sale of property on execution, 297, exclusive jurisdiction, 74; excluptions, 16, 455; fraudulent transfers, 274, 474; head of family entitled to exemptions, 74; individual petition of partner, 455; intent to prefer, 455; joint and several notes given by partners as debts, 856; judgment for criminal conversation, 374; jurisdiction, 455; jurisdiction of corporation and mortgagee, 214; jurisdiction of state court, 235; jurisdiction of corroversy between trustee and mortgagee, 214; jurisdiction of state court, 235; jurisdiction over exempt property, 274; lieu against trustee of purchaser, 316; lien of seiler retaining title, 173; lien within four months, 74; oral promise to revive debt, 114; partnership, 38; partnership debt, 37; nayment of corporation to president in advance, 397; perjury of bankrupt by principal and surety, 397; perjury of bankrupt by in hands of receiver, 185; recovery of goods, 297; refereer's fees, 153; reloaai to discharge on appeal, 354; rental, 74; rents after adjudication, 74; requisite number of petitioners, 235; review of order dismissing proceedings, 455; right of bankrupt to redeem from sale of trustee, 235; right of bankrupt for cover goods, 214; rights of trustee in cases of attachment, 235; right of seller to receive of order dismissing proceedings, 355; right of bankrupt to redeem from sale of trustee, 235; right of seller to receive of preferences, 173;

accrued, 316.

Banks and Banking, acceptance of collateral from defaulting officer, 173; action by cashier, 74; application of deposit, 274; authority of cashier, 474; bank's liability for correspondent's negligence or insolvency, 154, 494; chargeable with knowledge of cashier, 73; director's knowledge as chargeable to bank, 414; enforcing stockholders liability, 114; examination of bocks, 494; liability for defect in goods sold under bill of lading forwarded by them, 285; liability for directors, 74, 96; liability of directors, 74, 96; liability of checks, 255, 854; liability on tort, 455; payment of interest,

436; payment to demand payment or protest, 178; recovery of deposits, 33; revocation of check by death, 214; rights of receiver of national bank, 334, 297; set off of usury against note, 255; transmittal funds, 154; unauthorized acts of cashier, 436; withdrawing certificate of deposit, 57.

Benefit Societies, benefits, 57; beneficiary under a wilt, 354; by-law reducing amount of insurance, 135; change of beneficiary, 297; compelling reinstatement, 196; compliance with condition precedent, 154; deteose of suicide, 195; duty to appeal from suspension, 255; lodge's fanure to remit member's dues, 114; police relief associations, 16; and sequent amendments, 333, 354; suspension, 436; surgical operation as affecting benefits, 297; unequal rights, 414; vested interest of beneficiary, 316, 333, 374; what by-laws are void, 235.

Bigamy, nonest belief in validity of divorce, 436; indictment, 74.

Bill of Discovery, assisting complainant in suit, 74.

Rill of Discovery, assisting complainant in suit, 74.
Bills of Exceptions, part of record, 414; time of filing,

Bill of Discovery, assisting complainant in suit, 74.
Bills of Exceptions, part of record, 414; time of filing, 315.
Bills and Notes, action by joint payees, 333; advancements by bankers, 235; assignment by indorsement on mortgage, 297; assignment of non-negotiable note, 74; attorney's fees, 297, 486; burden of proving want of consideration, 384; enceks indorsed by agents, 28; clauses affecting negotiability, 316; computation of maturity, 385; consideration of waiving protest, 33; demand by payee of check, 33; demand on the state of the state of the state of waiving protest, 33; demand by payee of check, 33; demand once, 474; denial of consideration, 33; denying executiou, 274; effect of maker's insolvency, 354; enforcing cueck given in gambling transaction, 274; extension of time by indorsement, 255; failure of consideration as against bona fide purchaser, 19; illegal consideration, 436; indorsed in due course, 354; judgment against bona fide purchaser, 19; illegal consideration, 436; indorsed in due course, 354; judgment against honers, 16; liability of maker to payee, 154; municipal warrant not a negotiable instrument, 33; potary's feet for protest, 414, note given to prevent a prosecution, 154; order stoien from maker, 33; partial failure of consideration, 351; possession of a note in distance of consideration in a detense to subsequent holder, 114.
Bonds, grace, 297; illebility, 474; plea of general performance, 164; statement as to bond being one of a series, 466; suing on distinct breaches, 338.
Boundaries, boundary proceedings interl-cutory, 16; controlling description in will by previous occupacte, 496; suing on distinct breaches, 338.
Boundaries, boundary proceedings interl-cutory, 16; controlling description in will by previous occupacte, 496; suits of the series, 33; local customs, 34; not entitled to trial by jury, 135; parel evidence of Jocation of Markes, 333; report of surveyor, 154; sufficiency, 435; title and determination of boundary line, 136.

Breach of Marriage Promise, illicit relation of plaint-iff, 57; reducing verdict, 173; where plaintiff knows that promiser is a married man, 316.

Breach of the Peace, blasphemy, 414.
Bridges, liability for defects, 354.
Bridges, liability for defects, 354.
Brokers, claim of tenant's broker on landlord, 333;
commission, 74; one buying for h.mself, 16; owner's right to det-rmine consideration, 297; right to

er's right to 'determine consideration, 297; right to the purchaser, 255.

Building and Loan Associations, action against assignce, 57; competitive bidding, 274; crediting payments and dues, 98, 185; deposit, 74; existence of unsecured creditiors, 285, false representations addense to forectosure, 414; holding stock in other associations, 34; insolvency, 274, 397; loaning to highest bidder, 255; mon-psyment of premiums after maturity of loan, 383; notice of incorporation law, 173; power to borrow money, 114; scheme to cover usurious interest, 274; usury, 74, 185, 255, 383, 375, 414, 494; value of shares, 16.

Building Contracts, insolvency as a defense, 375; value of extres. 74.

375, 414, 494; value or snares, 16.
Building Contracts, insolvency as a defense, 375; value of extras. 74.
Burden of Proof, possession of land, 34.
Burglary, allegations as to private residence, 195; intent to steal specific article, 114; refent possession of stolen goods, 316, 397; servants, 74.
Canals, tile of easement on right of way, 397.
Cancellation of Instruments, purchase money mortgage, 354; yold instrument, 274.
Carriers, condition of track, 436; conflict of laws where accident occurred in another state, 15; connecting lines, 154, 455; duty to drunken passenger, 173, 114, 414; duty to trespassers on train, 316; expulsion, 114, 494; failing to stop, 114, 274; goods lost in unprecedented storm, 185; holding child in overcrowded cars, 235; imputable negligence of father, 335; indictment for discriminating charges in long and short hauls, 135; lajury to pessenger, 494; insuling language of conductor, 274; jury question, 494; liability for willful negligence on trespasser.

liability of sleeping car company inuring to raitroad, 114; messure of damages for loss of goods, 57; negligence, 474, 494; passenger injured by failing from step, 285; messenger on freepass, 34, 414; passenger stealing a ride, 114; passenger's action for injuries in tort or contract, 297; personal injuries, 494; remittitur for medical services, 16; repayment of freight charges, 173; reelsting payment of bridge toll, 333; riding on hand car by invitation, 236; seating capacity of cars, 414; silpping on car step, 145, 516; stepping from moving car, 334; unloading stock, 275.

arriers of Live Stock, refusal to transport cattle, 135. Carriers of Passengers, knowledge of passenger, 16.
liability of ticket "scalpers." 74: severty of injury.

195.
Jemeteries, location, 474, 494; removing wall, 236.
Pertiorari, copy of order, 333; denying authority of
return to writ, 354; incumbent's title to public of
fices, 154; laches, 474; necessity of giving bond, 114;
procedure, 474; quashing writ, 96; questions of fact,
195; reviewing act of town board of review, 114;
right of convicted criminal to writ, 354; when writ

185; reviewing act of town board of review, 114; right of convicted criminal to writ, 354; when writ will issue 135.

Champesty and Maintenance, 236; as a defense to action of attorney for his fee, 195; conveyance of adverse interest, 154; conveyance to adverse holder, 333; deeds, 414; notice of hostile claim, 16; suit for an accounting, 475.

Charities, liability of directors of charitable corporations, 16; state control over insane asylums, 135; testamentary trusts; 475; want of frustee, 57.

Chartel Mortgages, after-acquired property, 214; failure to record general mortgage as chattel mortgage, 154; foreclosure, 486; inquor license, 475; mingling cattle under mortgage, 297; mortgagee not inable for warranties of mortgage, 298; perolicense, to seil, 155; priority of attaching creditor, 57; priority over landlord's claim for future rent, 291; recovery of amount stated in mortgage, 255; right of creditors of mortgage and purchaser of firm accounts, 196; satisfying other hens, 255; unrecorded bill of sale, 154; validity cont-sted by judgment creditor, 174; validity of sale, 455; walving statute of foreclosure, 34; what is meant by concessment, 354; whole descr. priom, 34.

Civil Eughns, negr. es on grand Jury, 196.

Civil Service, removal of veterans, 154; right to create commission for city, 295; unlawful discharge, 74.

Colleges and Universities, income from sale of land granted by United States, income from sale of land granted by United States, 154; value of vessel lost, 897.

Commerce, constitutionality of peddler's license, 154; general rule, 397; laws regulating charges, 375;

lost, 397.

Commerce, constitutionality of peddler's license, 154;
general rule, 397; laws regulating charges, 375;
oleomargarine in original packages, 255; oyster
dredging, 354; sale of oleomargarine, 375; tax on
sleeping car companies, 174; what discrimination
is criminal, 275;
Composition with Creditor, one creditor not a party,

oss. Compromise and Settlement, agreement for discon-tinuance, 384; attacking former contract, 333; im-plied authority to compromise, 375; insane person,

475.
Conflict of Laws, contracts and remedies, 174, 486; Hability of steamship companies, 375; notes of married women, 375; place of contract, 275, 334.
Confusion of Goods, recovery from common mass, 316.
Conspiracy, absent conspirator as accessory, 375; blacklisting employees, 275; combination to do lawful set, 255, 375; compelling employer to raise wages, 275; conspiracy to defraud, 174; criminal in timidation by strikers, 135; discharge of third person from employment, 74, 96; extent of co-conspirator's liability, 297; proper pleading in civil action, 174.

spirator's liability, 297; proper pleading in civil action, 174.
Constable, costs for watchman, 58; suit on indemnifying bond, 74.
Constitutional Law, act providing for damages irrespective of benefits for land taken by corporation, 414; appointment of election commissioners by leg-Alt; appointment of election commissioners by legislature, 174; assessment for public improvements, 375, 397; ciass legislation, 297; compensation of sheriff 475; conflicting sections, 114; delegating legislative powers, 486; due process of law, 495; establishment of public markets, 154; fire escape, law, 154; imprisonment for debt, 236, 375; laws affecting nending actions, 354; legislation not uniform, 196, legislative construction of constitution, 554; legislative powers of the judiciary, 174, 316; one not a sufferer, 34; pleading, 475; public exigency, 74; question of constitutionality decided only when necessary, 136; redemption of store orders and scrip, 136; regulating appeals and appellate prodeedure, 255; regulating charges to be made by stock yards, 154; relation between two counties carved out of one, 174; requiring bleycles to carry light, 255; right of infants to appeal, 255; scattering proof, 476; statute void in part, when valid as to remainder, 174, 286; taking notes in purchase of patent rights, 16; Torrens system of land titles, 495; trial by jury, 475; validity of act validating prior tax sales, 297; what are ex post facto criminal laws, 214.

Contempt, attorneys in United States court, 354; disobeying injunction, 154; ignoring void order, 214; inherent power to punish, 97; power of notary to punish for contempt, 154; special judge, 16; taking child from custody during habeas corpus proceedings, 354.

inherent power to punish, 97; power of notary to punish for contempt, 184; special judge, 16; taking child from custody during habeas corpus proceedings, 384.

Continuance, for absence of witnesses, 316, 414; to bring in proper party, 184; witnesses residing outside of state, 255.

Contracts, acceptance of part performance, 297; agreement between competing bidders, 387; agreement not to suc, 83; agreement to make a will, 16; agreement to select deputies of public officer, 316; agreement with railroad to extend track, 34; annuity as a sufficient consideration, 375; breach, 495; compromise of prior lavalid contracts, 414; consideration, 34, 333; construction, 465; construction of ambiguities, 174; continuing publication of advertisement after hotice, 397; contracts providing for payment on demand, 316; describtio persons, 475; determination by courts, 456; effect of legal stipulation, 214; excuse of oreach, 47; for bringing feigned sni, 286; fraudulentuse of in wful contract, 174; lassificient title, 475; interpretation of vague contracts, 186; invalid conditions, 475; limitation of liability, 486, 495; loan, 58; parol agreement for extension, 184; payments, 496; payment by ordinance as a mere gratuity, 375; pleading legal effect, 385; premiums, 297; prevention by other party, 486; proof and defenses, 174; noving circuittion in advertising contracts, 97; public policy, 414; recovery on quantum meruit, 333; resolssion where time is not of the essence, 214; restraint of trade, 34; right to avoidable damages after breach, 16; saile of expectancy of heir, 376; signing in duplicate, 316; suoscription to church, 297; sufficiency of consideration, 214; tender, 383; unsubstantial variations, 855; validity, 68; waiving illegality, 275.

Contribution, electrical company of constructor for damages suffered, 154.

Conversion, fund arising from sale of land, 97; ordering realty to be sold and given to residuary legates, 155.

Conversion, fund arising from the than highest bidder, 114; liab lity of county, 456.

damages suffered, 154.
Conversion, fund arising from sale of land, 97; ordering realty to be sold and given to residuary legatees, 155.
Convicts, hiring contracts to other than highest bidder, 14; liab lity of county, 456.
Convicts, hiring contracts to other than highest bidder, 14; liab lity of county, 456.
Convicts, hiring contracts to other than highest bidder, 14; liab lity of county, 456.
Convicts, hiring contracts to other than highest bidder, 14; liab lity of county, 456.
Convicts, 14; liab lity of counting by corporations 855; aspeal, 476; appointment of receivers, 275; authority of president, 436; authority to issue negotiable paper, 375; bona fide attempt to incorporate, 414; collection of unpaid subscriptions, 255; commissions to officers, 34; compensation of director for services, 196; confict in names, 275; consuldations, 136; declarations of officers, 34; de facto corporations, 59, 215; director's right to contract for medical attendance, 236; discretion of directors in facing alaries, 236; discretion of directors in facing alaries, 236; discretion of directors in facing so the services, 196; compensation, 331; effect of transfer of stock on books of company, 436; enjoining voting of proxies, 436; estoppel as to full paid stock, 416; failure to annex coporate seal, 236; foreign curporations, 414; forfeliure, 436; frands in stockholders, 157; individual liability of stockholders, 355; inspection of books, 333; jurisdiction of debt of foreign corporation, 714; knowledge of president imputed to corporation, 714; insollity for labor on unpaid stock, 475; insollity for alary to attack the validity of a transfer of property, 816; liability for composition of receiver for constituent curporation of one of constituent curporation sto do business, 174; liability for labor on unpaid stock, 475; insole of corporation of consolidation, 174; liability for labor on unpaid stock, 475; insole of corporation, 376; mortgage by insolvent corporation, 376; mortgage by insolvent corporation of of irrectors, 335; power

counterfeit money, 136; securities of the United States, 275.

Counties, assessor's salary, 155; authority to erect court house, 115, 375; clerk to furnish transcrpt, 174; compensation for supplies, 275; compensation of county ilne, 155; county treasurer's liability, 75; delinquent fees, 275; disallowed excess of claim, 16; employment of physician for officer, 355; extra compensation of tax collector, 215; fees of officers in tramperases, 174; issue on bonds, 414; liability for costs incurred by another county in sult transferred from former, 97; liabilities for loans, 316; presentation of claims, 136, 255; salaries of officers, 34; supervisors, 34.

ciaims, 186, 285; salaries of officers, 34; supervisors, 34.

Courts, advice of supreme court should be followed, 97; advisory.opinion, 185; board to try election contests, 175; continuation of terms, 215; death of regular judge, 375; determination of jurisdictional amount, 286; determining supreme court's jurisdiction, 58, 97, 298, 385, 485, 475; mandamus, 475; diction, 58, 97, 298, 385, 485, 475; mandamus, 475; power to make rules, 34; presumption a translation, 16, 316; res judicata, 485; sale of mortgaged property in ancillary sult, 397; time and place of hearing, 375; what is vacation, 355.

Covenants, action by bushand and wife, 385; construction by implication, 97; eviction where party holds at time of warranty, 275; existence of essements, 384; implied covenants, 37; itability of heirs and devisees on ancestor's covenants, 316; one sued in covenant may have judgment rendered against his grantors, 316; pleading, 495.

Oredit Insurance, renewal based in false certificate, 255; how

Oredit Insurance, renewal based in false certificate, 298.

Creditors' Snit, '375; allegations of petition, 255; how many creditors should join, 355; indefinite and uncertain, 357; necessity of issuance of an execution, 384; right to require a number of plaintiffs to proceedings, 355; rights of intervener, 414; trust estate, 75.

Criminal Evidence, admissibility of confessions, 115, 155, 156, 334; admissions, 275; declarations of wife, 155; defendant restifying in his cwn behalf, 215; docket entries of court, 334; dying declarations, 27, 116, 285, 246; evidence of previous quarrels, 215; good character, 97, 198, 415; original evidence in rebuttal, 97; proof of other offences, 57; res gest, 16, 175, 286, 355; statements of defendant's wife, 298; statements to attending physicians, 236; attiking out illegal testimony, 16; testimony at preliminary examination, 215; testimony of conversations with deceased, 375; tracing signature on hotel register, 317; writings in criminal cases, 75.

Criminal Law, 34; aiding and abetting crime, 286, 298; autrefols convict, 16; breaking and entering, 475; charge as to circumstantial ev dence, 416; commitment, 455; continuance for cumulative testimony, 196; conviction under ordinance and statue, evidence, 456; en-abling order, 175; relagerement as to evidence, 456; en-abling order, 175; evidence on appeal, 175; expert testimony, 495; habeas corpus, 486;

how far judgment is conclusive, 355; immaterial error, 456; improper comment of jury, 196; intent, 475; interlocatory orders, 355; jurisdiction, 495; lar-ceny, 456; meaning of word "knowing," 397; measure of time of stautory sentence, 415; plea of former Jeopardy, 215, 275, 495; plea in abatement after continuance, 97; procuring crime to be committed, 155; proof of corpus delicti, 58; proof to convict accessory, 215; reasonable doubt, 58, 236, 475, 485; refusal of severance, 353; res adjudicata, 97; right to move for new trial, 275; sentence, 495; sufficiency of indictment of appeal, 175; twice in j-op-rdy by sentence in court martial, 375; venue, 16, 236, 437, 465; violation of city ordinance, 475; wiiver of objection, 475; who is an accomplice, 236.

wilver of objection, s.s., who is an extended with the control of same transaction, 115; amendment of information, 75; appointment of counsel, 495; bill of exceptions, 115; carried on in name of state, 115; challenging correctness of charge, 437; change of venue, 499; child's testimosy as to mental condition, 495; child's testimosy as to mental condition, 495; constitutionality of indictment, 115; convicted of lesser crime, 16; entering new defenses on higher count, 355; indictment on invalid statute, 115; instructions, 495; interest of juror, 415; irregularities in selecting grand jury must be met by plea in abatement, 115; misconduct of sheriff, 295; newly-discovered evidence, 415; new trial where evidence does not preponderate, 115; order of further investigation by grand 115; new trial where evidence does not preponderate, 115; order of further investigation by grand jury, 437; "per curiam" affirmance of conviction, 116; permitting jury to take photographs and plans into jury room, 334; plea of guilty of accomplice, 97; presence of accused after sentence, 375; proof of abstract of evidence at committing trial, 115; refusal of court to interfere with illogical argument of counsel, 295; remarks of district attorney, 415; right of defendant to be unshackeled, 175; separation of jury, 175; specific counsel, 275; sufficiency of a verdict, 375; testimony of witness violating order of exclusion, 115; time on anpoeal, 116; two indictments for the same offense, 135; what is meant by final sentence, 355; witnesses, 75.

two indictments for the same offense, 155; what is meant by final sentence, 255; witnesses, 75.

Crops, detached crops, 334.

Curtesy, royalties on wife's leased lands, 355.

Customs and Usages, architects schedule of charges, 293; custom as giving authority to agent, 334; delivery of railroad cars, 97; making payments on subcoutracts, 334; bound may be snown to mean trade nound, 56; staking ice, 215; to pay claime, 75.

Customs Duties, exemption of consignments to educational institutions, 334; importations from Philippine Islands, 236; imports into Porto Rico, 236; protest before ascertainment of duty, 397.

Damages, action for injuries, 495; after acceptance, 97; appraisal of damages, 17; hodily pain, 475, 476; breach of contract of sale, 334; doctor's fees as damages, 317; "arning capacity, 196, 496; element of pregnancy, 275; evidence, 456; exceeding claim in petition, 196; excessive damages for crippling, 115; excluding evidence in mitigation, 17; expenses for sickness, 75; financial condition of defendant, 115; for amputation of foot, 215; for loss of arm, 415; imm\*\*erial error as to charge for punitive damages, 17; injured knee, 34; injuries to mind, 63; insurance or wages not to diminish recovery, 196; itemizing damages, 415; nervous disease, 58; nominal damages, 155; personal earnings, 496; physicians and surgeons, 376; nuntive damages, 256, 376; specification of limit, 496; specification of limit, 496; specification of personal earnings, 496; nhysicians and surgeons, 376; nuntive damages, 268, 376; specification of limit, 496; specification of personal earnings, 496; nhysicians and surgeons, 376; nuntive damages, 256, 376; specification of personal earnings, 496; nhysicians and surgeons, 376; nuntive damages, 268, 376; specification of personal earnings, 496; nhysicians and surgeons, 376; nuntive damages, 268, 376; specification of personal earnings, 496; nhysicians and surgeons, 376; nuntive damages, 268, 376; specification of personal earnings, 496; nhysicians and surgeons, 376; nuntive damages, 26

eins and surgeons, 376; nunitive damages, 286, 376; specification of limit, 496; speculative profits, 97; value of leg, 17.

Dead Bodies, objection to removal, 97.

Death, abatement, 175; but by other suit, 476; damages for boy's death, 437; damages for death of child, 817, 415, 487; evidence as to earnings of deceased, 817; evidence of receipt of insurance money, 115; evidence that deceased was a saving man, 115; excessive verdiet, 175; intentional killing by railroad employee, 115; joinder with action for pain and suffering, 415; laches, 17; limitations, 275; loss of wife's society as damages, 384; measure of damages, 176; pecuniary loss of heirs, 35; profits of deceased, 355; proper parties to sue, 256; resulting from injuries, 275; son supporting mother, 35; suing master and servant for latter's tort, 155; saction by representatives, 58.

Decedents, deducting advancements, 275.

Dedication, acceptance of offer to dedicate, 355; change in designation of sites, 275; sesentials, 275; occupation of one-thirteenth dedicated ground, 355; rights of lot owners on dedicated lands, 355; sufficiency, 76.

Deeds, acceptance, 298; acceptance of conveyance to son, 155; bluding force of unrecorded deed, 834; boundaries, 476; breach of condition, 456; cancel-lation, 17, 496; complete execution, 276; construc-

tion, 496; delivery, 35, 276; filling of blank, 496; mental incapacity, 415; on consideration of void marriage, 296; particular controlling general description, 35; presumption of delivery, 414; proof of anciest deed, 196; proof of lost deed, 115; proving execution and delivery by parol, 415; reference in deed to another deed as to boundary, 334; testamentary deeds, 376; to "bodily heirs," 75; to one "and her children," 136; undue influence of clergymen, 215; void for uncertainty in description, 196; what administrator's deed should show, 196.

Demurrer, demurrer to answer where complaint is bad, 97.

Depositions, before cause is at issue, 397; exceptions,

Depositions, before cause is at issue, 397; exceptions, 78; failure to file exceptions, 298; given before death, 276; impeaching notary, 196; notice of motion for order, 196; reading deposition not used by other party, 175; rights of notary to issue subpcens duces tecum, 155; withdrawn on appeal, 75; in court,

496.
Descent and Distribution, action by heirs, 456; children of deceased brother, 898; children of prior wife, 355; contracts binding heir, 437; effect of heirs ignoring will, 437; garnishing share of debtor in estate, 136; lab livy of heir for debts, 17; purchaser of inheritance, 215; recovery of funds due ancestor, 256; what law governs, 334; wife investing husband with separate property, 136.

Detinue, proof of joint ownership, 398.
Discovery, construction of will, 334; examination before trial, 437.

fore trial, 487.

Inissal and Nonsult, attorney's contingent fee, 476; conditions. 176; finding of fact, 97; irregular designation of parties, 415; joint tort-leasors, 256; may be vacated, 97; reinstatement after voluntary dismissal, 196; retention to settle disputes of defendant, 215; set-off, 75; trespass by several persons,

District and Prosecuting Attorneys, appointment of special attorney, 256; restricting authority, 35; taking bribe, 276.

special attorney, 256; restricting authority, 35; taking bribe, 276.

Divorce, aduncery after joinder of issue, 496; alimony, 115, 215, 276, 437; alimony a debt, 25, 298; attacking decrees, 256; attorney's fees, 115, 276; awarding and changing custody, 17, 35; charging offenses as indignaties, 58; condonation, 155; conviction of mansianghter, 17; cruelty, 75, 496; decree of alimony as res judicata, 376; desertion, 75, 384, 415; insanity, 456; support of calid after divorce, 175; petition, 476; residence without animus manendi, 356; right of creditors to enforce claims against husband, 286; right of divorced wife to homestead, 186; substituted service on resident defendant, 317; what is a sufficient recrimination, 356.

Domicile, of husband and wife, 356; right of wife to establish separate domecile, 317; temporary residence in another state, 317; wife, 17.

Dower, assignment in partition proceedings, 175; desertion as barring dower, 376; inchoater gnt. 416; land held under this bond, 416; limitations, 175; not aliotted does not vest in husband, 37; out of a remainder, expectant, 437; overdue discharge, 58; selling land silotted as dower, 196.

Drains, annexing lands to drainage district, 196; preventing obstructions, 298.

Druggists, compelling approval of druggist's bond, 116; physician as druggist without registration, 276.

Drunkenness, what is an habitual drunkard, 136.

Drunkenness, what is an habitual drunkard, 136. Duress, lack of consideration, 256.

Drunkenness, what is an habitual drunkard, 196.

Duress, lack of consideration, 256.

Easements, grant not under seal, 496; prescription, 75, 456; reasonableness, 196; recognizing avenue as public street, 17; right of way by prescription, 876; right to passway, 196; ways of necessity, 384.

Ejectment, affidavit as to existence of record, 98; against widow in possession, 256; authorizing recovery by unsuccessful defendant, 317; agreement as to dividing line, 155; averring mistake in deed as defense, 17; burden of proof, 385; claim under defective power of saie, 398; compensations for improvements, 376; equitable estoppel, 236; invalidity of piaintiff patent, 415; joinder of parties, 415; plaintiff must show title, 136; possession, 75; proving title, 298; recovering possession of dedicated areet, 155; \*recovery after trial, 256; right of mortgagor to maintain \*ejectment without psyment, 317; right to maintain \*ejectment without psyment, 317; right to maintain, 476; title papers as evidence, 58.

Election of Remedies, damages, 17; rection on de-

Election of Remedies, damages, 17; election on de-ficiency judgment, 256; replevin and action for ma-

fictency judgment. 256; replevin and action for malicious treepases, 398.
Elections, ballots, 186, 215, 486; basis of appointment, 85; de facto election officers, 175; failure to keep poles open, 215; failure to record votes, 276; giving city council power to decide election contests, 256; initials, 75; marking ballots, 376, 476; notice of change of school district, 17; numbering ballots, 75, 335; possession as evidence of title, 216; presumption that voter established his qualifications,

115; proof of election frauds, 398; tally sheets, 35;

115; proof of election frauds, 398; tally sheets, 35; voting machines, 98.
Electricity, abrasion or lack of insulation, 35, 76; broken wires, 115, 256, 496; effect of giving free pass to lineman, 437; electric light poles, 476; evidence of negligence, 35; knowledge of electric company of dangerous condition of wires, 155; liability for death due to lack of care, 276.
Embezzlement, by agent, 278, 416; demands for returns of property, 58; essential elements under national bank laws, 176; moneys of United States in possession, 317; necessary allegations, 236; necessary allegation in indictment, 176; requisites of complaint, 398.

legation in indictment, 176; requisites of complaint, 398.

Eminent Domain, acquiescence in encroachment on rights of railroad, 415; against non-resident owner, 398; assessment of damages, 237, 356, 415, 476, 496; compensation for injury to light and access, 58; considering benefits, 415; costs and disbursements as compensation, 98, 215, 295; date of title acquired, 437; destruction of private right of way, 155; drain, ing a lake onto private property, 376; mortgage pending proceedings to condemn, 356; obstructing road where payment to owner has not been made, 576; piling rubbish in front of place, 415; prior location or survey as commencement of condemnation proceedings, 317; proving necessity, 215; railroad's right to condemn right of way, 298; right of city to condemn land for water company, 196; right to divert waters of interstate stream, 366; right to restrain atreet railroad, 298; right to set aside award of damages, 317; rules controlling conduct of commissioner, 335; street opening, 35; telegraph poles, 496; tenants under lease, 35; trial of damages by lury, 576. jury, 376.

jury, 576.
Equity, action to recover on reformed insurance policy, 415; advancement from wife, 35; compelling erection of gates at railway crossings, 185; defense of bona fide purchasar, 175; effecting intention of party, 35; filing of affidavit to plea in equity, 186; findings, 215; general demurrer, 298; insufficiency of an answer to only one theory of bill, 356; joint actions in equity, 237; jurisdiction, 235; laches and limitation, 98, 235; mistake, 466; multivarious, 235; objection to language of decree, 366; pleading, 416; reference to master, 98; reopening case for additional testimony, 175; report of auditors, 416; review by a court, 476; review of consent decree, 76; review of supreme court decree, 76; taking advantage of defects, 116; to remove building from right of way, 356; typewritten report of evidence to jury, 17.

inry, 17.

jury.17.
Estoppel, accepting benefits of contracts, 376; advancements, 486; bona fide holder, 476; convevance subject to incumbrances, 175; declaring on bill of lading, 385; denying consideration after receiving benefit, 256; essential of estoppel by conduct, 256; guarantor, 58; presence at sale, 385; private letter, 35; proof of estoppel in psis, 215; public officer and state as to compensation, 416; recitals in deed, 155; reference on agreement to ascertain damages, 155; representations in the sale of land, 17; sale of stock with consent of heles, 76; silence, 35, 116; to attack corporate capacity, 277.

sale of stock with consent of heirs, 76; silence, 35, 116; to attack corporate capacity, 277.

Evidence, acmissibility, 496; admissibility of business letters, 355; admissibility of memorandum, 476; admissibility of memorandum, 476; admissibility of memorandum, 476; admissibility of activity of ode activity of the stock of the s

states, 317; records as evidence against stranger, 138; relevancy, 498; report of deceased physicians, 416; right to introduce transcript or copy of instrument, 599; ruling on evidence; 496; schedules in a general assignment, 376; secondary evidence of contents of documents, 176; secondary evidence of contents of the states cannow, 289; withdrawn cross-complaint, 376.

Exceptions, Bill of, 16; testimony in prior sult, 256; understanding language as necessary to contension, 377; United States consus, 289; withdrawn cross-complaint, 376.

Exceptions, Bill of, 16; testimony in prior sult, 269; understanding time in vacation, 116; judge assigning reason for rollings, 175; poper filling, 416; requisites of fillog, 98; signed by another judge, 256; signed in vacation, 116; safficiency, 76; when bill must be signed, 216.

Exchange of Property, damages for breach of agreements of the state of the secondary o

Extradition, brought into state on federal charge, 437; finding of governor, 437; requisites, 197; requisites for rendition of foreign criminals, 398; trial after void extradition proceedings, 186.

Factors and Brokers, commissions, 356; instruction 496; relation between broker and customer, 31; right to recover cotton consigned, 335; when enti-

right to recover ection consigned, 555; when enti-tied to commission, 176.
False Imprisonment, arrest in civil writ of trespass, 555; arrest mast be lawful, 377; imprisonment on advice of attorney, 156; railroad sending injured person to hospital, 256; warrant on facts not constituting crime, 197.

tuting crime, 197.
False Pretenses, ciaiming bounty under invalid ordinances, 386; future promise, 116; larceny by false pretenses, 318; parol evidence, 116; proof of censit to the accused, 216; reports of fluancial condition to mercantile spency, 298; scienter, 197.
Federal Courts, appeal from territory of Hawaii, 377; diverse citizensenp, 318; following state decisions, 457; jurisdiction, 76, 156; jurisdiction by Hawaiian accused. 318.

appeals, 318.

Fences, negligence in putting on barbed wire, 336.

Ferries, right to condemn land, 237; unlicensed ferries,

Fertilizer, statutory qualities are implied warranties,

Fertilizer, statutory qualities are implied warranties, 187.
Fines, payment to informer, 36.
Fire Insurance, acceptance of policy obtained by agents of other companies, 176; appraisal, 276; determination of total loss, 23; evidence as to barning other property, 318; false statements in application, 318; furnishing plans for rebuilding, 357; inurement, 216; knowledge of agent as to location of goods, 176; inability of agent for wrongful delivery of policy by subagent, 116; liability of misconduct of reteree, 176; option to pay or rebuild, 176; performance of agreement to arbitrate, 116; policy issued outside territory of agent, 17; policy payable to mortgagee, 116; proof of loss, 36; second-hand property in schedule, 176; waiver, 336; waiver of delinquency by recept of subsequent assessment, 176; waiver of forfeiture, 276; waiver of notice of cancellation, 136.

Fish, dish for private waters, 76; right to establish fishery, 276.

Fish, fish for private waters, 76; right to establish fishery, 276.

Fixtures, adjustable machinery, 156; machinery, 257; opera house fittings, 116; removal, 36, 457; tests, 457.

Food, fixing food and drug standard, 416; formal-debyee in milk as an adulteration, 416; sale of oleomargarine, 377, 437.

Forcible Entry and Detainer, directing verdict, 116; homestead entries, 457; pos-ession and title necessary to maintain action, 17; question in fligation, 36; wife against husband, 197; writ of restitution, while motion for new trial pending, 116.

Foreclosure, objections, 496.

essary to maintain action, 17; question in hitigation, 36; wife against husband, 187; wett of restitution, while motion for new trial pending, 116.

Forgery, burdes of proot, 486; conviction of "utterlig" as indictment for forgery, 298; failure to affix revenue stamp, 176; lost instrument, 176; of third person in employ of another, 398; failure to affix revenue stamp, 176; lost instrument, 176; of third person in employ of another, 398; proof of motion, 336; secondary evidence, 76; unexplained possession of forged instrument, 216; what is meant by "uttering." 416.

Fraud, discovery too late, 197; inadequacy of consideration, 78, 398; misrepresenting book to be copyrighted, 136; pleading ignorance, 338; sale of patent rights, 318; value of corporate stock, 487; ignorance of fact, 136.

Frauds, Statute of, agent's agreement for sale of land, 237; agreement to establish private way, 276; agreement to will property, 216; contract for future services, 38; contract of marriage, 76; extending time of redemption, 276; guar-ntyling debt of another, 257; hiring, 257; leases, 257; measure of compensation, 457; memorandum does not constitute contract, 156; non-performance within a year, 16; oral agreement to devise land, 237; parol sgreement as to boundary, 38; part performance, 17; performance within a year, 76; promise to pay after acquired debt of another, 176; promise to pay after acquired debt of another, 176; promise to faster to reimbures son's surety, 156; proof of a guaranty, 338; sale of growing trees, 247; special pleading, 336; to pay for building material, 48; transfer of accounts, 237; verbal transfer of logging contract, 318; where contract is wholly executed, 336.

Fraudulent Convyances, admissions of grantor, 237; agreement of judgment creditor to bastea collection, 336; allegation in petition to set aside, 416; as against subsequent creditors, 489; assailing conveyance after ratification, 116; assignment of exempt property, 336; assignment of insurance policy, 17; assignment of legacy, 476; bona fide tran

draw-lot, 476; conveyance to daugnter for servi-ces, 377; conveyance to wife on excess of debt due her, 176; conveyance to wife through third person, 386; decreeing sale of land subject to licus, 257; deed to son as trustee to wife and children, 176; defense of other remedies, 216; defrauding future creditors, 216; estoppel, 98; girt to wife, 257; giving demand note and mortyage, 488; homestead, 76; lin solvency of maker of chattel mortgage, 357; insur-

ance policy, 17; intent, 98; land purchased with wife's money, 216; money given by debtor to wife, 299; mortgage to secure antecedent debt, 237; necessary allegations in complaint, 336, note greater than amount of debt, 156; notice of intent in voluntary conveyance, 116; purchase by wife with husband's money, 257; quitclaim to daughter, 76; relationship of parties, 77; return of consideration, 237; right of creditors not joining in suit, 377; right of wife suing for divorce, 416; right to repay trust funds, 336; sale to put properly into money, 357; subsequent creditor, 36, 496; time to bring suit, 377; title under foreclosure without consideration, 299; transfer in trust, 36; withholding mortgage from record, 336; wrongiul attachment, 339.
ming, action sgainst stockholder, 477; compelling

Gaming, action sgainst stockholder, 477; compelling division of frauds, 318; contracts for future delivery without intention to accopt delivery, 158; indictment, 416; purchase of stock on margins, 438.

dictment, 416; purchase of stock on margins, 438.

Garnishment, amount due on building contracts, 276; charlable institutions, 17; contingent deposits, 38; extent of lien, 257; fund on payment of spoilation claim, 488; interest of stockholder, 357; intervention, 386; judgment against garnishee, 116; jurisdiction to issue writ, 137; of fraudulent venuee, 386; right of interveneer, 176; striking out garnishee's answer, 116; validity of mortrage to gar-ishee, 176.

Gas, damages for killing plaintiff's trees, 457; power to grant-exclusive privileges, 216; refusal to furnish gas, 117; to regulate rates, 416.

Gifts, bond obligations, 176; choses in action, 216; delivery, 276, 336, 477; gifts by bank deposits, 197; presumption of fraud, 416; recovery before delivery, 457; saving bank deposits, 438; tenants in common, 438.

435.

Grand Jury, discrimination because of color, 117; disqualification of juror to pass on second charge for same offense, 416; impeachment of witness by his testimony before grand jury, 187; indictment by special counsel, 98; qualification of constable, 336; right to challenge array, 216; stenographer's notes as evidence, 156; witness compelled to answer incriminating questions, 117.

Guaranty, notice of acceptance, 176; notice to terminate, 496; persons bound, 457; right of action, 477; what is sufficient acceptance, 398; when released by surrender, 276.

477; what is sufficient acceptance, 398; when released by surrender, 276.
Guardian and Ward, appeals from guardian's compromise, 257; appeal from order to pay claim, 216; authority of guardian's sale, 176; distribution to ward pending litigation, 17; exception to guardian's report, 377; liability of bondsman for conversion, 386; right of guardian to foreclose, 416; right to cancel guardian's deed, 416; sale of ward's real estate without furnishing bond, 137; writ of guardian and ward ad litem to compromise, 357.
Habeas Corpus, confinement under new information

guardian and ward ad litem to compromise, \$57.

Habeas Corpus, confinement under new information
257; custedy pending hearing, \$57; defects in form
of commitment. 318; dismissal because of remittitur, 117; erroneous judgment, 299; indicted under
renealed statutes, 117; release from commitment,
176; return of writ, 117; right where imprisonment
is not actual, 197; to review proceedings in civil
court, 337; to test sufficiency of affidavit, 137; vacation order. 457.

Hawkers and Peddiers, agent of wholesaler, 299; book
agent as a peddier, 156.

Health, erection of fire escape, 156; liability of railroad
for injury by employee with smallpox, 318; re-

or injury by employee with smallpox, 318; re-covery of health officer for treating smallpox pa-tients, 137; relation between governor and state board of health, 336; requisites of charge for viola-

tients, 187; relation between governor and state board of health, 336; requisites of charge for violation of health ordinance, 156.

Highways, abandonment of easement, 77; abutting owners using jointly for damages, 117; apportionment of taxes between town and county, 386; appraisement of damages, 477; assessment, 18, 199, 197, 438; bicycles, 477; claim against commissioners, 36; compelling repairs, 357; consent to obstruction, 117; dedication of street, 157; determination of public necessity, 216; enjoining assessment, 77; erection of building on public street, 417; faxing boundaries, 117; lackes, 497; liability of abutting owners for repair of street, 137; liability of abutting owners for repair of street, 137; liability of road overseer for extravagance, 176; long user, 257; 388, 497; meaning of term "street," 338; mere user without recognition, 377; negligence, 59, 497; obstructions, 197; ownership of soil is street, 299; petition for construction, 377; petition to establish paving district, 176; power of police judges, 287; proceedings for opening, 36; reassessment of damages, 157; removing building without owner's consent, 257; road commissioner entitled to compensation for services of team, 117; road in two judicial districts, 117; street improvements, 77.

Holidays, New Year's Day as a holiday, 257.

Homestead, abandonment without wife's consent, 477; conveyance of land by deed absolute but in fact as

security, 398; daughter of 18 dependent on father, 2]6; declaration as to "actual cash value," 98, 117; extinguishment of homestead by renval, 216; homestead without residence of wife, 176; husband's right of waiver, 216; intention of husband on renoval, 117; leasehold, 457; matured crops, 157; mortgage before declaration of homestead, 277; non-resident, 457; oral agreements. 277; part use for business purposes, 318; proof of exemptions, 197; property purchased with money borrowed on homestead, 257; rented, 277; right of husband to mortgage, 257; rights of widower without dependants, 216; right to claim the exemption, 457; widow without dependants, 216.

nomestend. 277; rented. 277; right of husband to mortgage, 257; rights of widower without dependants, 216. Homicide, amprehension of danger, 98; conflicting evidence, 157; convict resisting arrest, 16; death resulting from improper treatment, 117, 157; defendant not questioned why sentence should not be passed, 98; defendant's declaration after murder, 137; evidence of kHl ng, 98; evidence of other assaults, 257; evidence that deceased was a violent man, 137; evidence to rrove that declarations were dying declarations, 137; instruction as to degrees, 98; instruction as to degrees, 98; instruction as to manishaughter, 98; instruction as to commended as to who are principal, 237; mitigation and excuss, 377, 457; motive, 497; provocation, 18; resisting arrest, 117; retreat, 86; right of deputy to arrest escaping prisoner, 386; self defense, 18,117,237, 318, 398; shooting into a crowd, 377; statement of deceased in presence of accused, 336; testimony at coroner's jury, 77; threats, 16, 137, 237; under federal law, 176; when justifiable, 237.

Hospitals, compensation of extra physicians, 167.
Husband and Wife, abrogation of community property, 117; accounting of husband for use of wife's money, 357; act of purchase, 488; agency of husband to employ an attorney for his wife, 187; agreement to pay wife annuity, 36; assumption of husband; compensation for his wife, 187; agreement to pay wife annuity, 36; assumption of husband; convenants to pay money, 39; debts due husband, 277; convenants to pay money, 39; debts due husband from wife, 177; labelity for mortgage, 77; information of wife abandonment, 59; debts, 467; confidential conversation may be proved by eaves dropper; 117 conveyance in fraud of married women under statule, 197; conveyance to married women under statule, 197; conveyance to married women under statule, 187; conveyance of married women with the statule of married women, 26; post nuptial actilement, 49; joinder of wife, 257; llability of father-in-law for support, 38; llability of husband for wife's ne

right of wife to excess of funds on foreclosure sale, 157; security or nayment of husband's debts by married womee, 98; separate maintenance, 487-477; war as affecting the relation, 387; where bnaband runs business for wife, 277; wife's recovery for "loss of time" from injury, 216; wife's recovery for medical services, 217; wife's separate estate, 477. Illegality, contract to prevent prosecution, 387. Improvements, subjection to payment of claims, 387. Indemnity, interest, 438; ordragged property as security, 485; offer of employee to account, 438; releasing security, 36.

Indemnity. Interest, 498; mortgaged property as security, 38; offer of employed to account, 438; releasing security, 38.

Indemnity Insurance, failure to notify insurer of clerk's sneculation, 377; insuring railroad's liability for injuries, 357.

Indians, acceptance of allotments as to citizenship, 377; assignment of script, 377; federal furisdiction of action by Indian for false imprisonment, 187; half-breeds as subject to taxation, 18; intoxicating l'quors, 77; not subject to taxation, 18; intoxicating l'quors, 77; not subject to carnion, 18; intoxicating reservation as taxing district, 38.

Indictment, ilability on bond, 237.

Indictment, ilability on bond, 237.

Indictment and information, carnion, 177; degree of murder and manuslaughter. 98; election between two counts, 197; erasures in an indictment, 177; failure to make a letter plain, 417; filed in vacation, 217; meaning of words "or otherwise." 257; sight to indict after failure of information, 187; second indictanter for same offense, 377; separate indictments, 257; verification, 59.

Infants, action for slander, 457; appointment of guardian ad litem without service, 387; duty of pleading walver, 299; errors of attorney. 18; inches, 217; mailee in child over seven, 38; next friend, 187; removing disabilities, 197; retaking property old to minor, 157; suit by guardian, 497; tort arising out of voidable contract, 187.

Inheritance Tax, estimating valuee, 318.

Injunction, action on bond, 217; action on commonlaw bond, 377; against railroad commissioner for
fixing rates, 377; against underpinning private
buildings, 988; concurrent jurisdiction, 457;
contempt, 18; counsel fets as element
of damages, 177; elevated railroad, 497;
enforcing action on appeal bond, 187; enjoining
acts which are oriminal offenses, 188; enjoining enforcement of benal ordinances, 217; enjoining
gambling at horse races, 197; enjoining police department from enforcing law, 887; hearsay evidence, 477; labor strikes, 59; natural gas lease, 497;
enudente lite, 277; preventing collection of fine,
257; restraining enforcement of legislative act, 77;
restraining orders, 77; restraining penal action,
457; revival on death of plaintiff, 277; right of
private citizen to restrain public trespass, 77;
right to restrain alteration of building contrary to
ordinance, 287; sale of land under dead of trust, 36;
threatening manner of striking workmen, 117;
mandatory temporary injunction, 318; to compel a
railroad to furnish care, 188; to prevent conversion
of corporate funds, 357; writ of possession, 36.
Insheepers, responsible for horse, 157.
Insane Persons, agreement to construe will void, 18;
appointment of conservator without notice to
lunatic, 217; eapacity to sue, 467; inquisition without notice, 177; judgment against conservator, 497;
liability on contracts, 117; mandamus to compelhearing of application to be declared sane, 287;
repudiation, 157.
Insolvency, chatter mortgage, 357; preference, 277;

hearing of application to be declared Sane, 287; repudiation of sale by guardian, 198; traversing the inquisition, 157.

Insolvency, chattel mortgage, 357; preference, 277; rights of grantee and creditor, 417; right of insolvent to employ attorney, 357.

Insurance, a lighted match not a "fire" where explosion wrought the damage 188; absolute judgment against mutual company, 59; admission of insurance by local sgent, 188; assessments, 86; authority of agent, 277; avoidance becauses of assignment, 157; breach of warranty 488; breach of warranty as to age 77; change of by-laws, 488; complisint held demurrable, 458; construction of bond, 458; delegation by general manager of right to receive premiums and issue receipts, 188; divorce beneficiary, 486; expulsion of members, 458; insurance agents, 77; inurement of insurance on mortgaged property, 217; law restricting combinations void, 77; liability of officers for agent's negligence, 387; license on premiums, 417; medical examiner, 497; negligence of insuranci in not reading policy, 138; non-payment of premiums excused by lack of notice, 138; notice, 477; objection by reinsurer, 458; payment to legatess, 77; policy, 497; powers of sgent, 188; reinstatement, 477; representations, 77; right to insurance company to loan money, 377; right to insurance company to loan money, 377; right to commencing action, 477; uitrs vires, 458; walidity of acts providing for service on a representatives, 488; walver, 117, 217, 457.

Interest, interest on sufficient regress of interest, 188; interest,

acts providing for service on a representatives,488; waiver, 117, 217, 457.

Interest, interest on sufficient nayments of interest, 398; laws controlling rate, 157; on wages, 36; sureties on bond, 59.

Internal Revenue, assignment of insurance policy need not be stamped, 18; failure to affix stamp to instrument, 36; postal card notice by warehousamen, 398; right to fix stamp after delivery, 318, 377; stamp act, 497; stamp on sheriff's certificate on foreclosure, 299.

Interpleader, another claimant, 488; does not lie be-tween judgment claimants, 188; right to compel,

tween judgment claimants, les; right to compet, 318, Intoxicating Liquors, a trade held to be a sale, 188; allegations of indictment, 377; appealing from issuance of license, 157; application of license, 265; assessment of liquor traffe, 18; cor flict of general and special legislation, 117; equitable relief, 477; express company collecting c. o. d., 118; hotel keepers, 477; irregularities in election as defense, 399; license, 477; licensing druggist, 157; limiting night hours, 118; ordinance of municipality, 265; physician's assistance, 77; power of city to regulate drinking saloons, 138; presumptions from possession, 257; proving knowledge on sale of intoxicant, 377; question of agency for jury, 18; recovery against county, 497; revoking license without refunding, 237; sale and keeping, 77, 157, 228, 498, 477; sale to minor, 36; sales by pharmacist, 118; subrogation of sureties on bond for tax judgment, 26; audurban districts, 277; surrender of tax certificate, 36; unjustly prosecuting only one saloon, 438; warrant insufficient, 477; wife's dam ages, 438.

Irrigation, mandamus to compel sale of water, 277;

ages, sos.
Irrigation, mandamus to compel sale of water, 277;
right to condemn land, 288.
Joint Stock Companies, demand of election, 87.
Judges, authority of special judge, 18; disqualification,

77, 118, 198; in chambers, 98; liability for trust funds, 198; liability to litigants, 157; right of special judge, 377; son of judge as counsel, 288; stipulation selecting special judge, 177; subsequent judge reversing prior judge, 257.

Judgment, abandonment of suit, 288; action to cancel is a direct attack, 217; aumending record to show a tender, 257; collateral attack, 118; conclusion adverse to piantiff, 337; conclusions adverse to piantiff, 337; conclusiveness, 198, 288, 377, 399; consent decree, 198, 277; damages, for taking property does not bar action for taking, 118; date of lien, 497; decree against unknown owners, 77; default, 477; default without personal service, 177; defenses on motion to revive, 118; effect of lien, 277; renforcement of foreign judgment, 277; entersement of the state of

further, 177.
Judicial Sales, appraisal, 497; purchase from bona fide
purchaser by one with notice of fraud, 198; reversal
of decree of sales, 257; subsequent defendant, 77.

of decree of sales, 257; subsequent defendant, 77. Jury, application for order on administration, 18; challenges, 37, 488; disqualification, 118, 177, 257; exclusion after challenges are exhausted, 257; failure to disclose relationship, 258; improper challenge, 238; incompetency, 277; insufficient re-turn of sheriff, 198; misdescription in affidavit for special jury, 417; per-mptory challenges, 299, 417; qualifications, 99, 299; right of trial by jury, 37; right to summon sal-sman, 257; scruples saginst capital punishment, 387; suit for penalty, 438; sum-moning infores, 497; uncontradicted evidence, 458; waiver, 417.

capital punishment, 387; suit for penalty, 486; summoning jurors, 497; uncontradicted evidence, 458; Waiver, 417.

Justices of the Peace, action by consent, 99; appeal bond, 217; appeals, 183; appointment, 198; cases tried at same time, 359; comminent of prisoners, 59; counterciaim, 37; deputizing private persons, 417; failure to enter bill of particulars, 177; jurisdiction, 485, 477, 497; process returnable to other district, 378; questions of law, 337; relying on justice, 277; tsxation of costs, 177; trial de novo on appeal, 259.

Labor, compensation under eight-bour law, 77; licensing of immigrant agents, 118.

Laches, actions to recover real estate, 857.

Landlord and Tenant, acceptance of rent from sublessee, 217; action of forcible detainer, 57; adverse possession by sublessee, 217; adverse possession of tenant, 18; agreement to convey to tenant, 37; assignee of lease, 59, 277; consent to tenant, 38; assignee of lease, 59, 277; consent to tenant, 394, assignee of lease, 59, 277; consent to tenant, 394, 483; foreclosing landlord's lien, 417; holding over without consent, 258; immaterial evidence, 118; interest of landlord in lease to recover possession, 288; inurement of judgment in tenant's favor, 118; lease of farm on shares, 284, 488; lease on shares, 18; leasing premises already occupied, 167; lease of farm on shares, 288, 488; lease on shares, 17; lease of farm on shares, 288, 488; lease on shares, 17; lease of farm on shares, 289, to comply with covenant after conveyances, 157; lien, 217, 299; presumption as to lessor in mining lease. 387; recovering damages for distress in reat, 187; renery for failure of lessee to comply with covenant, 319; reletting as surrender of lease, 198; repairs, 277; resolation of contract, 468; restitution after tenant holds over, 217; right of tenant to farm crops, 449; set-off against rent, 469; sublessee as trustee for leases of resting as surrender of leases construed together, 367; surrender of possession, 477; tenancies at will, 188; tender of rent precluding recover

repairs of landlord, 138; unsuitability of leased premises, 217; walver of lien on crop, 159.

Larceny, allegation of venue, 99; attempt, 497; charge as to separate taking of two pieces of property, 198; evidence of brand on a cow, 417; grade of offense, 458; instructions, 477; kleptomania as a defense, 18; jarceny of a note, 198; "lawful money of the United States," 378; mortgaging stolen property, 177; proper information, 387; property of unknown owner, 299; proof of ownership, 337; recently stolen property, 99; sufficient proof, 118; taking property with consent of officer, 578; taking under claim of right, 238.

Lease, fixing rent annually by resolution 158.

Libol and Slander, allegations of applicatione, 459; calling one a "thief," 118; charging public officers, 18, 357; declaration of extrinsic facts for identification, 357; imputing want of chastity, 118; injury to feelings, 477; libel on a class of persons, 87; minutes of museum board as evidence, 357; pleading, 458; publication of pleading not priviledged, 37; punitive damages, 198; "thief" as an actionable word, 299; words charging incontinency, 17.

Licenses, butchers and cattle buyers, 177; oriminal Hability for doing business without, 358; delegating power to impose license fees, 158; employment agencies, 158; laying water pipe, 358; legal classifications, 439; license tax on street railway, 399; miscellaneous, 158; money loaning, 459; right to sell farm products, 159; sale of cattle, 177; tax on business, 18, 417.

Life Estates, effect of power of sale in life tenant, 378; taxes, 439.

Life Issurance, acceptance of application, 458; agree-

Life Insurance, acceptance of application, 458; agree-

Life Estates, effect of power of sale in life tenant, 378; taxes, 439.

Life Insurance, acceptance of application, 482; agreement to exchange, 37; assignability, 417; cancellation, 489; constitution of policy, 37; defense of snicide, 177; defense under "incontertable" clause, 299; effect of false statement in application, 319; effect of infal's warranties, 337; execution of assignment of policy, 37; false statements of conditions, 198; limitation in policy as to bringing suit, 388; miestatements, 277; pleading fraud or misrepresentations, 138; release by beneficiary, 299; right of one advancing dues, 217; rights of assignee, 319; statements of examining physician, 217; subagents, 18; suicide, 497; suicide clause, 277; surrender by infant, 489; vested interest of beneficiary, 18, 337; "voluntary exposure," 217; waiver of objection, 458; warranties, 258; where beneficiary perish in a common disaster, 2710, as a special of action of Action by surely on note to forestiate, 277; absence of mortgagor from state, 258; accrual of action for malicious prosecution, 99; action against insolvent corporation, 319; action by remainder-man, 18; action by surely on note to foresciese, 278; action to recover money received, 37; admissions, 438; against remainder-man, 217; sproportation of payments, 337; as against infants, 198; bends payable on demand, 217; burden of proof, 188; changing prayer of bill, 299; commencement of action to sequestrate property of corporation, 38; engagenes property of corporation, 38; engagenes of the summer of action to sequestrate property of corporation, 499; implied trust, 337; inforsement of credit, 37; limitation of action on certificate of deposit, 37; implied trust, 337; inforsement of credit, 37; implied trust, 337; inforsement of credit, 37; limitation of action on certificate of deposit, 37; payments under couract of compromise, 399; penalty, 57; personal liability of corporation directors, 337; personal liability of corporation directors, 337; personal liability of corporation directors, foreclose where mortgagor is absent from state, zos; running of statute against mortgage, 138; several notes becoming due when one is unnaid, 217; specific performance, 259; toiling the statute, 259, 358; vendor's lien note, 198; wife's right of action for trespass, 459.
Lis Pandens, bill for division, 238; order of new trial, 217

oans, knowledge of borrower's illegal purchase, 191.

Loans, knowledge of borrower's illegal purchase, 191.
Logs and Logging, Judgment claim and lien, 378; stream
navigable for logging, 188.
Malicious Mischief, proof of malice, 337.
Malicious Prosecution, bad character of plaintiff, 158;
charging theft, 558; communicating all facts to attorney, 177; defenses, 258; false affidavit as to commission of crime, 158; good faith as a defense, 378;
journal entries of court as evidence, 118; lens of
credit, 177; when damages are recoverable, 417.
Mandamus, against city treasurer to set aside school
taxes, 37; bill of exceptions, 458; board of assessors,
78; citizens right to compel removal of street stand,
118; compelling city or county to pay claims, 159,
178; compelling execution of quasi judicial power,
258; compelling sheriff to return execution, 258;

controlling auditor in letting contracts, 258; costs of succession, 337; discretion of circuit judge, 18; for salary due, 27s; issuance of liquor license, 177; issuance of road tax receipts, 156; jurisdiction, 417; motion to supersede a writ of mandamus, 319; property owner's petition, 477; remedy in equity, 18; reviewing orders dismissing appeal, 37; right to copy public records, 387; suspeading judgment of mandamus, 117; taxation of costs against county, 217; title to office, 158; to compel cierk to approve supersedeas bond, 357; to compel comptroller to collect tax, 238; to compel cierk to approve supersedeas bond, 357; to compel comptroller to collect tax, 238; to compel cierk to enter sentence, 399; to compel discretionary board to act, 378; to compel entry of tees in probate proceeding, 18; to compel officer to pay over state moneys, 358; to compel spermission to inspect corporate books, 417; to compel selectmen to allow damages, 238; to compel supervisors to let contract, 417; to compel treasurer to accept tender, 417; to compel reasurer to accept tender, 417; to compel remainer to represent state, 217; to restore to office, 878; or everse decisions as to costs, 378; to settle bill of exceptions, 278; useless act, 37; village cierk, 498.

Martime Liens, lien for repairs find necessaries, 78; medical treatment of stowaway, 238.

Marshalling Assets and Securities, exhausting securities, 133.

ties, 138

Mriage, alimony on annulment of marriage, 299; annulment by third parties, 259; annulment for fraud, 489; common law marriage, 319; disproving marriage, 417; insanity as avoiding a marriage, 337; presumption of divorce in order to sustain subse-

annulment by third parties, 259; annulment for fraud, 439; common law marriage, 319; disproving marriage, 417; insanity as avoiding a marriage, 337; presumption of divorce in order to sustain subsequent marriage, 118; proof of marriage after meritricious union, 99.

Master and Servant, action for death, 478; admissibility of evidence, 478; assuming risk of fellow-servant's incompetency, 177; assumption of risk, 18, 38; 59, 78, 158, 177, 238, 258, 278, 319, 337, 399, 499, 459, 449; burden of proving unsultability of materials, 358; complying with foreman's orders, 159; contributory negligence, 459; contributory negligence, 459; contributory negligence, 459; contributory negligence, 469; contributory negligence, 469; contributory negligence, 469; contributory negligence, 469; deck hand and mate of vessel as fellow-servants, 337; defective apparatus, 78, 138, 158, 359, 478; elevator operator leaving elevator, 538; evidence, 38, 498; failure to furnish sufficient men, 78; failure to inspect appliances, 218; failure to obey rules, 258; failure to remedy detects, 218; failure to comply with custom as to safe scaffolding, 158; failing to inspect machine, 417; fellow-servant, 38, 99, 138, 178, 198, 337, 308, 378, 417, 478; giving warning of danger, 288; injury through dissobedience, 339; liability for latent defects, 339; liability for servant's hitting customer, 258; liability of railroad for injury to brakeman, 378; liability of railroad for injury to brakeman, 378; liability of railroad for injury to brakeman, 478; railroads, 88; rules of master, 319; safe place to work, 78, 118, 183, 218; scope of employment, 259; servant accepting duty to repair, 158; servant's inck of knowledge of danger, 78.

Mechanic's Liena, saginst community property, 378; application of payments, 378; building contract, 498; constitutionality, 389; contracted, 498; constitutionality, 389; contracted, 498; constitution of purchaser, 118; thalling for more and partial property in hands of purchaser, 118; liability of married woman's property i

Mistake, mutual mistake of fact, 418.

Monopolies, exclusive right to use switch track, 189;
relief of monopoly against a monopoly,59; restraint

Mistake, mutual mistake of fact, 418.

Monopolies, exclusive right to use switch track, 189; relief of monopoly against a monopoly,59; restraint of trade, 489.

Mortgages, puting notes in judgment, 259; acceptance of trustee, 99; adverse possession, 189; agreement to extend time, 418; agreement to reconvey, 38; application of proceeds, 478; appointment of new trustee, 278; appointment of receiver, 498; assignment, 278, 899, 489; assumption of personal liability, 498; attorney's fees, 489; before patent, 69; constructive notice, 258, 358; counsel fee as lien on land, 418; counsel fees on foreclosures, 218; date of rendering decree, 278; deed, 478; deed of equity not a mortgage, 78; defenses to action for surplus, 119; deficiency judgment, 78, 178, 338; duty of appraisers, 418; equity of redemption, 498; erroneous decree as affecting sale, 418; excessive decree on foreclosure, 278; extension of right to redeem, 218; extension of principal, 198; fee of master to approve decree, 278; fictitious conveyance, 38; filing evidence of title, 168; foreclosure, 38, 119, 189, 278, 299, 319; grantee failing to pay mortgage, 78; firigation plant, 418; merger, 358; merger of surety with subsequent conveyance, 399; deed of trustee, 19; no lien without proper acknowledgment, 178; notice of foreclosure, 299; parol proof, 418, 489; payment to payee after assignment of mortgage is recorded, 189, possession, 498; powers of trustees, 288; priority, 258, 498; protection, 118; proving absolute deed to be mortgaged, 418; purchase of debt, 78; receiver's lease of property, 238; release of personal liability, 478; releasing mortgages for quitciain, 38; rescinding for inadequacy of price, 259; right of conveyance, 35; right of second mortgage, 78; right of second mortgage, 78; right of redeem, 278; subsequent mortgages for quitciain, 38; second and 189; sentor and junior mortgages; substitute to redeem, 278; to secure purchase price of lan

certain day, 288; voluntary conveyance, 38; waiver of lien, 358; when mortgage is liable for rents, 178. Motions, failure to give notice of motion, 139; rt dotketing, 899.

Motion to Nonsuit, effect on counterclaim, 358.

Municipal Corporations, action on bonds for public improvements, 38; apportionment of fire and police commissioners, 238; apportionment of cost of improvements, 278; apportionment of expenses, 498; approval of minutes, 289; assessment, 59, 78, 79, 198, 275, 333, 358, 318, 479, 488; authority to purchase land for reservoire, 399; authority to purchase as to public walks, 388; child drowning in sewer, 119; constitutional law, 489; constitutional limitation of indebtedness, 78, 119, 159, 218, 439; construction of sewage, 478; construction of cross walk, 439; contracts, 85, 478; contributory negligence in walking on slippery sidewalk, 189; control of streets, 83; councilman, 478; cover of catch basin, 358; crossing a street at wrong place, 259; damages and benefits, 478; defective sidewalks, 299, 439; disconnecting land from town, 78; dismissing police officers, 338; duty to erect barriers, 478; election to ratify water contract, 19; enforcing judgment sgainst a city, 189, enforcing police regulations, 439; estimate of cost, 478; extending drain, 238; extent of debt, 478; failing to require public contractor to give bond, 189; failure to carry out original plan of street paving 319; giving city rights by statute not given by charter, 418; guarding elevator shafts, 38; houses of ill-fame, 38; illegal issuance of bond 288; impired contract to pay for services of street supervisors, 288; injuries from uncovered cellar, 358; injury on sidewalk, 399; liability for exposing prisoner to smallpox, 119; inability for not accepting lowest bid for street improvements, 39; illability of one ridung bleycle on sidewalk, 319; licensing street vendors, 99; lien for improvements, 78; limited to amount claimed, 119; misappropriation of public fauds, 478; monopoly as a defense, 278; segligence, notice cf claim, 38;

contributory negligence by city, 88; provisions for liability of contractor for any damages resulting, 418; public improvement, 498; railroad tracks, 478; recovery for services of police officer, 198; repairing fire alarm system, 299; requisites in passage of ordinance, 178; requirement of written notice of ciam, 119; right of taxpayer to enforce rights of city, 299; right to issue commercial paper, 119; right to take census, 218; acattering paper, 479; right to take census, 218; acattering paper, 479; right to prevent illegal contract, 309; tearing down infected hospital, 278; term of office, 499; undertanted extension of franchise, 178; vacation or plat, 459; void specification for street improvements, 439; water works, 79; widening street by consent, 59; moof of signatures, 178; tax sale, 479.
Navigable Waters, accretion, 418-459; building wharfs, 218; control by municipality, 19; release of public rights, 479; staking banks of stream, 215; tide waters, 59.

riguts, 479; staking banks of stream, 215; tide waters, 59.

Ne Exeat, when issued, 300.
Negligence, ability of railroad to avoid injury, 418; admissibility of evidence, 499; allegation of negligence, 319; care required of owner, 479; children as trespassers, 38; collision between car and wagon, 178; concerning negligence of defendants, and the content of a stream 400; contributory negligence of a stream of the content of wagon, 178; concerning negligence of defendants, 383; connecting carriers, 499; contributory negligence, 17, 79, 159, 178, 239, 249, 278, 319, 339, 359, 418, 479; 499; gross negligence, 399; elevated bins, 19; evidence as to elements not pleaded, 399; fires, 59, 178, 379; frightening horses, 138, 199, 278, 379; imputable negligence, 158, 218, 358; intervening agencies, 119, 239; invitation to children, 176; jumping from elevator, 199; liability of manufacturer for defects, 199; look and listen rule, 19, 259, 449; magractice of physicians, 259; meaning of "accident," 178; mother's reactive one resulting in interver to rould, 30 199; look and listen rule, 19, 259, 440; maipractice of physicians, 259; meaning of "accident," 178; mother's negligence resulting in injury to cuild, 39; negligence of fellow servant, 49; negligence of parents, 439; pleading act of God in discharge of surface water, 418; presumption of negligence, 459; question for jury, 499; selling dangerous drogs, 418; starting wagon before passengers were sait, yarranged, 358; sufficiency of complaint, 479; taking question of contributory negligence from jury, 59; trespassing child, 378; walver of rules, 489; what is an "act of God," 439; when a question of law, 178. New Triel, amendment nunc pro tune, 178; contract, 39; costs as condition precedent, 17; cumulative evidence, 278; discretion of court, 119; erroneous instruction, 19; error in instruction, 259; failure of attorney to produce papers, 338; failure to summons all of special venire, 119; ground, 278; grounds for orders not stated, 119; illigal depositions, 158; jurors, 479; letter book as cumulative evidence, 319; newly-discovered evidence, 79, 218; nominal damages, 79; refusal to hear demurrer, 439; relationship of jurror to accused, 119; settling statement, 39; specifying particulars, 259.
Nonsuit, reviewing rulings after nousuit, 119; when nonsuit is error, 239.
Notary, negligence in ascertaining identity, 59.

Notaries, oaths, 79.
Notaries, oaths, 79.
Notary, negligence in ascertaining identity, 59.
Notice, constructive notice of executor, 388; loss of wife's society as an element of damages, 399; sufficient publication, 386.

wife's society as an element of damages, 339; sufficient publication, 388.

Novation, assumption of debt by defendant, 259.

Nuisance, abutting nuisance authorized by city, 278; injunction against nuisance created by plaintif's grantor, 338; private stable, 259; requisite of indictment, 158; stepping stone on stone walk, 158.

Officers, changing boundary lines as affecting title to officer, 159; contract to take less sum than that fixed by law, 418; damages against usurper, 439; diminishing salary, 259; increase during term of office, 359; length of term, 899; liability for acts under unconstitutional legislation, 878; proper mode of ouster by quo warranto, 159; retention of salary, 259; right to public board to suspend, 379; right to fix salary, 259; right to hold over, 418.

Parent and Child, abandonment of child, 189; liability for support, 319; right of father to custody of child, 19; right of father to custody of child, 19; right of father to custody of child, 19; right of father to reclaim child, 379; right to wages, 259.

wages, 259.

tile-, defect of parties defendant, 459; departure by substitution of names, 239; falling to demur to defect of parties, 319; intervention. 479; misjoinder, 33, 459; partners as defendant, 419; wrong names,

259.
Partition, accounting of rents and profits, 179, 238; attorneys' fees, 119; claimant under invalid tax deed, 259; exceeding powers, 459; necessity of commissioners, 199; orphan's court, 59; parties holding liens not necessary parties, 159; trustee in deed of trust as necessary party, 419.
Partnership, application of debt of firm debtor, 879; application of firm property to individual liability, 179; appointment of receiver, 379; assumption of

debt, 479; attaching individual property of nonresident partner, 300; claims in competition with
firm creditors, 359; contract of co-partners for the
firm, 218; corporation as a partner, 159; declaration
of partner as proof of relation, 218; duration, 278;
excluding partner from business, 389; failure to
perform partnership duties, 159; hoiding out as
partner, 218; proper prayer for relief, 538; ratification of trust deed, 218; right i majority, 50; rights
of surviving partner, 319; rule of accounting, 259;
sale of good will, 359; when lender to partnership
becomes a partner, 139.
Party Walls, easement based on contract, 39.
Patents, neccounting for infringement of dormant patent, 179; contributory infringement, 359; damages
for intringement, 459; defense to action in royalty,
159; degree of utility, 218; evidence of utility, 159;
extension of reissue, 359; infringement where specifications do not refer to feature, 139.
Paupers, husband as pauper falling to support insane
wife, 60; liability of town for support, 259; liability
of townsulp, 419; support of non-resident, 358.
Payments, application, 19, 259; application by creditor,
218; burden of proof, 38; by married women, 259;
crediting payments, 159; detached coupons, 479;
crediting payments, 159; detached coupons, 479;
payment by check, 79; payment unrer mistake, 159;
pleading, 459; presumption from receipt of interest,
400; receipt, 60; recovery, 239; right to discount,
489; voluntary payments, 279.
Penalities, criminal acts punishable by penal ties, 159;

Penal Statutes, copy of commitment refused to attorney, 60, criminal acts punishable by penal ties, 159; pleading of defendant, 879.
Perjury, civil liability, 389; false statement under oath which is illegality required, 179; inducing another to commit perjury, 179; inducing another to commit perjury, 179; predicating perjury of affidavit, 139; proof, 199; proving record of restimony, 170

Perpetuities, extent of limitation, 199; suspension of alienations. 459; twenty-one years without a life in being, 388.

Personal Injuries, evidence, 19; evidence of specific injuries, 359; furnishing nurse as evidence of liability, 289; right of defendant to personal examination, 388.

Physicians and Surgeons, damages, 479; items in doctor's bill, 19; licenses, 89, 119; malpractice, 79, 359, 489, 459; persons practicing obstetrics, 239; right to practice osteopathy, 559; sufficiency of complaint, 479; what are "reputable" dental colleges, 359.

leading, affidavits of demand, 499; affidavit to put in ading, affidavits of demand, 499; affidavit to put in issue genuineness of signature, 389; amendment, 60, 79, 279, 419; answer after demurrer overruled, 499; argumentativeness, 279; bill of particulars, 499; counterclaim, 499; curing omission by verdict, 479; defects, 19; demurrer, 189, 159, 419, 489; filing amended petition after trial, 319; inconsistent pleas, 179; independent pleas, 289; leave to amend after motion for nousuit, 890; legal capacity to the state of th atter motion for nonsult, 300; legal capacity to sue, 419; liberal construction of demurrer, 300; list of items, 19; objection to sufficiency of facts, 359; opinions, 499; piea in abatement, 19; set off, 479; striking out as privileges, 199; striking out as privileges, 199; striking out as privileges, 199; striking out compality, 19; uncertain averments, 419; variance, 99; walving defects, 19, 79, 139, 199; what constitutes a departure, 259.

Pledges, certificate of stock, 459; enforcing collateral security, 159, 339; forged certificate of stock, 440; parties on foreciosure, 179; pledges and creditors, 79; right to piedge warehouse receipts, 339; subjecting real estate as security, 159.

Presumption, where defendant does not testify, 219, 309.

Principal and Agent, admission of agent, 339; authority of agent 119, 199, 279, 339, 459, 499; bank cashler, 499; declaration of agent, 339, 459; defense, 499; declaration of agent, 339, 459; defense, 499; defense against principal good sgainst agent, 259; establishing agency, 78; expenditure occurring because of agent's negligence, 219; implied powers, 400; issuing money orders without charges, 379; liability of agent for accepting unauthorized consideration, 319; liability of agent in making lonn, 239; notice to agent, 383; payment to agent, 279; presumption of general agency, 300; proving agency by declaration of agent, 279; ratification, 339; ratification by appropriation, 33; repudiating agent's agenement, 179; responsibility of principal for agent's exaction of usury, 259; undisclosed agent, 559.

Principal and Surety, alteration of notes, 279; application of collateral, 499; contractor's bond to railroad, 299; creditor of co surety, 99; defense of alteration, 39; defense of principal, 440; defense that principal was in fault when

elected, 319; demand of payment, 479; eventual condemnation bond, 440; extension of time as a release of surety, 219, 259; failure to notify sureties, 239; liability of creditor for neglecting to exhaust deutor's security 139; liability of surety on insolvency of maker of note, 359; misrepresentations as defanse, 119; note given to defrand creditors as a defanse, 119; note given to defrand creditors as a defanse, to surety, 119; release by enlargement of risk, 379; right of co-surety paying deed, 419; subrogation of lender to rights of surety; 409; surety on

risk, 379; right of co-surety paying deed, 419; subrogation of lender to rights of wheety, 400; surety on note, 259.

Prisons, indeterminate parol, 300; money owned by convict, 79; transferring control of prisons to board of fresholders, 159.

Protate C purs, appointment of guardian as a final order, 60; conclusiveness of decrees, 300.

Process, against executrizes, 359; proof of proper service, 239; publication of summons, 479; service of summons against city, 179; service on foreign corporations, 119; service on wife where husband had left the state, 219; waiving terms of summons, 379.

Prohibition, injunction against enforcement of city ordinances, 239; revocation of letters of administration, 419; to correct errors, 379; when writ will be granted, 359; where writ lies, 219.

Property, situs of personalty, 379.

Lublic Lands, adjudication in land office, 440; application for additional tract, 279; assignment of desert land entry, 419; bona fide purchase, 400; burden of proving failure to appraise school lands, 419; cancellation of patents, 300; conclusiveness of patent, 219, 239; contest pending in land department, 289; entry of confirmation of homestead, 39; failure to furnish plat and certificate, 99; jurisdiction of state courts, 179; patentability of lands vacated under void patent, 199; right of grantee to assertitile, 279; sale of land under forfeited title, 260.

tion of state courts, 179; patentability of lands vacated under void patent, 199; right of grantee to assert title, 279; sele of land under forfeited title, 280.

Public Offense, disorderly conduct, 476.

Public Offense, 419.

Quarantine, request of state, 499.

Quarantine conduction of the conduction of the corporations domiciled in different counties, 19; corporations domiciled in different counties, 19; corporations domiciled in different counties, 19; relator having no interest, 289; rights of private citiz n to question right of public officer, 159; to recover public office, 419.

Railroad, action under laternal improvement act, 139; alteration of grade crossing 159; burden of proof for killing live stock, 219; care required in crossing double tracks, 339; cattle guards, 400; center of right of way, 379; charter amendments, 499; combustible rubols no track causing fire, 419; construction of act as to parallel lines, 119; crossing in front of engine, 440; damages caused by sparks, 279; defective bridge, 499; duty of engineer to slow up when aware of danger, 239; electing trespasser, 250; eminent domain, 499; engineer injured, 39; engineer's testimony, 39; establishment of a private railroad, 319; failure to construct plank crossing, 199; fences, 199, 419; frightening children by blowing off steam, 250; injury to licensee, 499; injury to party boarding a caboose, 189; intrustructions, 499; killing animals, 239; hilling live stock, 339; lessor responsible for torts of lessee, 19; liability for fires, 89, 178, 379; license, 199, 419; frightening children controller, 289; insping of bell, 39; runnin

calculation of account is simple, 199.

Reformation of Instruments, mistake, 189, 320, 443, 459; uncorroborated testimony, 339; where deed is a

gratuity, 199.
gratuity, 199.
gratuity, 199.
gratuity, 199.
gratuiton, creditors of grantee, 79; judgment improperty indexed is not notice, 120; leaving mort-grage in clerk's office, 260; probate records as notice, 219.

219.

Release, by next of kin, 800; consideration, 19; failure of isjured party to read, 199; joint tort-feasors, 89; terminating obligor's lisbility, 179.

Religion and Religious Societies, appeal from expul sion of members, 260; majority faction in church cannot transfer church property, 189; right of dismissed pastor to appeal to civil courts, 259; right of members, 499; title to property in corporate name,

members, 499; title to property in corporate name, 199.
Remainders, rights of children by prior wife, 859.
Removal of Oauses, because of non residence, 419; state against foreign corporation, 239; filing petition, 239; foreign and domestic corporations as plaintiff, 179; forfeiture of school lands, 400; separable controversy, 140.
Replevin, against co tenant, 219; attorney's fees, 199; claim by third persons, 499; damages, 140, 479; defendant's rightful possession, 279; demand not a requisite to recovery, 140; effect of traverse, 250; facts declaive of the case, 39; judgment, 479; judgment for value against plaintiff, 179; lack of jurisdiction, 60; ownership, 9, 440; proof of title, 459; pursuing proceeds, 300.
Revenue, construction of revenue law, 179.
Review, dismissal of writ, 140; newly-discovered evidence, 379.
Rewards, one assisting in conviction, 78.
Robbery, bad allegation of ownership, 179; instructions, 279; proving charge, 199; use of wrong word in instruction, 39.
Sales, acceptance to reduced rates, 279; breach of warranty, 199, 270, 419; hurden of procells.

Rewards, one assisting in conviction, 79.
Robbery, bad allegation of ownership, 179; instructions, 279; proving charge, 199; use of wrong word in instruction, 39.
Sales, acceptance to reduced rates, 279; breach of warranty, 199, 279, 419; burden of proof, 479; cancellation of order, 459; condition as to retail price, 60; conditional sale, 20, 259; defenses of purchase, 259; deliver, 200, 219, 220; defenses of purchase, 259; delivery to agent, 79; failure of title, 159; failure of exercise, option to purchase, 339; goods injured in transit, 339; llability for fraudulent statements to mercantile agencies inducing credit, 140; merritorious defense, 499; non delivery of bill of sale, 260; on approval, 300; presumption from prepayment of freight, 339; purchaser's lien, 300; recovery of freight charges, 120; refusal to pay for installment as excuse for subsequent delivery, 240; replevin 479; repudiating goods after inspection and acceptance, 140; rights of subsequent purchaser, 279; subsequent shipments after refusal of vendee, 219; time as essence, 400; waiver of lien for custody, 479; what constitutes a sale, 339; when promise as to working capacity of machinery is not fraud, 359, 479; awarding contracts, 479; contractor's right where bill exceeds constitutional indebtedness, 219; de facto officers, 419; discriminating between city and county schools, 189; discriminating between city and county schools, 189; distribution of license money, 279; liability for tuition, 39; liability of superintendent, 79; refusing to permit teacher to teach, 189; revoking school teacher's contract because of marriage, 379.

Seamen, deserter from foreign ship of war, 379; discharge in distant port, 400; imprisonment to coerce service, 179; insubordination because of intoxication, 159; validity of release, 219.

Seamen, deserter from foreign ship of war, 379; discharge in distant port, 400; imprisonment to coerce service, 179; insubordination because of intoxicar city, 19; file and Counterclaim, claim brought after insolvency of defenda

punctuation, 219; construction, 480; construction by practice, 400; construction in other states, 359; effect of repeal, 379; enrolled bill, 79; extrater-ritorial effect, 400; journal entries, 179, 440; municipal corporations, 480; one subject in title, 100; partly unconstitutional, 380; passing act under different titles, 179; pleading foreign statute, 440; plurality of subjects in title, 320; proper construction, 169; recitais of fact in statute, 200; reenactment of whole code, 100; repealing by implication, 300; repealing a repealing act, 160; representation on county board, 480; rule of uniformity, 420; special acts, 20, 120, 300; subject not properly stated in title, 180; taking effect upon publication, 140; taxing building and loan associations, 480; test of title, 279; unre-asonableness, 440.

Stipulation, validity of admitted judgment, 180.

Street Railroads, care as to children, 100, 260, 380; consent of abutting owners to railroade, 180; contributory negligence, 480; cyclist must look and listen, 359; excavation on street, 420; instructions, 499; lability of injury to workmen, 400; look and listen rule, 359, 380; negligence, 500; presumption as to those on track, 20; speed of car, 79; stopping on signal, 60.

as to those on track, 20; speed of car, 79; stopping on signal, 60.
Subrogation, assumption of debt of joint mortgagor, 420; exchange of lands, 60; holders under defective power of sale, 400; lender of money used to purchase land, 79; partners, 440; property subject to mortgage and judgment, 210; purchaser from heirs, 120; subsequent indorsee paying judgment, 390; younteer, 39; when money is loaned to pay of prior mortgage, 140.
Subscriptions, requisite amount not collected, 300.

Subscriptions, requisite amount not collected, 300. Sunday, execution of recognizance, 120; laws of another state, 500; publication of city charter on Sun-

Sunday, execution of recognizance, 120; laws of another state, 500; publication of city charter on Sunday, 140.

Taxation, assessment, 39, 160, 180, 220, 320; burden of proving authentication of tax bills, 320; burden of proving authentication of tax bills, 320; burden of proving non-liability, 200; building and loan associations, 480; church parsonage rented to another, 279; collecting tixes for previous years, 380; commercial fertil. zers, 200; compensation of assistants to assessors, 80; connesting tax title, 188; deficiency judgment, 279; description of lots assessed, 279; domicile, 279; effectuating void tax deed, 339; extoppel to collect taxes marked "paid," 420; excessive payment, 280; excluding from assessment, 320; ex-unptions, 39, 140, 160; failure to fill out blanks, 200; franchise-, 180; ice cut to be sold out of state, 180; immunity does not pass by subrogation, 160; income bearing property of religions society, 300; inheritance tax, 33, 60, 320, 380, 459; interest on unpaid taxes, 380; interstate commerce, 500; invalid tax sales, 240; res judicata of judgment on taxes of former year, 200; liability of coll-ctors de facto, 400; limitation on legislative power, 100; national bank property, 220; necessity of tender in resisting taxation, 380; notice, 500; notice to delinquent before sale, 180; notice to raise assessment, 359; notice to redeem, 240; omission of other tax able property, 420; omitted property, 480; payment of taxes by owner to holder of tax title, 180; place of partnership taxation, 80; place of taxistion of bank assets, 89; plan of taxation of money in the hands of agent, 20; powers of county board, 500; powers of territorial board of equalization, 350; property brought in after date of assessment, 400; place of fax assessment, 400; place of partnership taxation, 80; place of taxistion of bank assets, 80; plan of traxition of money in the hands of agent, 20; powers of county board, 500; prowers of territorial board of equalization, 350; property brought in after date of assessment, 400

commerce, 200; vold tax sales, 220.
Telegraphs and Telephones, action of interested third party, for misdelivery, 200; burden of showing illegal contract, 240; damages for failure to delivery telegram, 220; damages for mental suffering, 339; delivery of messages, 280; delivery on Sunday, 400; failure to transmit message, 500; incorrect transmission, 300; liability for defects in poles, 200; mental suffering as an element of damages, 140; order of removal of poles without a hearing, 180; right of rival companies, 180; right of way, 40; right to use of street, 80.
Tensacy in Common, adverse possession of one cotenant, 140; conversion against co tenant, 240; con-

veyance from one co-tenant to another, 380; entry by the tenant, 180; improvements, 100; ouster by stranger under deed from co-tenant, 36; purchas-ing land on foreclosure, 180; sale by co-tenant of right to cut logs, 20; trespass of licensee of co-tenant. 20.

aut, 20.
Tenant, agent's implied authority, 500.
Tender, qualified tender no defense, 100; refusal to accept tender, 260.
Territories, title of United States to Philippine Islands,

Title, constructive notice by recorded trust deed, 420. Titles to Real Estate, litigated in suit for divorce, 359. Torts, committed as agent, 280; inducing one to break his contract, 260.

bis contract, 260.

Trade-Marks and Trade-Names, brands of whiskies, 20;
fancy designation of food, 440; imitating tradenames, 40; refilling stamped bottles, 290; right in
trade-mark containing the word "patent," 140;
right to combine ordinary trade-names, 339; unfair
trade, use of garbled letter, 140; use of name, 500;
words in common use, 320.

Treaties, affected by senate resolution passes by less
than two-thirds, 240.

Treaties affected by senate of the stale demand as a

Trespass to Try Title, 260; rent, 80; stale demand as a defense, 140.

defense, 140.
Trespass, compl-int, 280; cutting down trees, 160, 200; entrance owner of homestead land, 380; homestead entryman, 180; injunction to prevent trespass, 339; land of trustee, 20; liability of one who accepts benefits, 320; mortgagor in possession, 80; right of action by tenant in common, 440; right of way as defense, 359; sale of land by plaintiff after acts of

trespass, 20. Trial and Procedure, admission of copy of document

action by conant in common, 440; right of way as defense, 359; sale of land by plaintiff after acts of trespase, 20.

Train and Procedure, admission of copy of document before proof of loss, 850; admissions of findings of fact, 380; allowing leading questions, 200; burden of proof and right to choose argument, 40; conceded facts, 500; conviviality between juror and party to the suit, 400; credibility of witnesses, 200; damages, 500; defense of former suit pending, 220; demurrer to evidence, 80; directing verdict, 20, 200, 880; dismissal, 80; effect of judge's sleeping attrial, 240; equitable and common-law issues, evidence, 459, 500; exceptions, 339; excluding question without statement as to relevancy, 380; failure to disclose the purpose of evidence, 459; failure to object, 459; failure to stafe reason for excepting to exclusion of evidence, 420; findings of court, 80; improper remarks of counsel, 60, 120, 389; improper remarks o trial judge, 300; inconsistent findings, 459; informing jury as to social questions, 180; instructions, 20, 80, 120, 180, 280, 480, 480; interrupting argument of counsel, 420; introduction of evidence, 240; jury dockst, 500; itmit to cumulative evidence, 240; inconduct of jury, 100; modifying instrument, 40; motion for judgment notwithstanding special verdict, 220; newly-discovered evidence, 120; opening statement, 60; order of argument, 160; peremptory instruction for defendant, 20; reading opinions before jury, 280; referring pleadings to jury, 40; refusal to direct verdict, 120; refusal to permit question to be repeated, 380; refusing interrogatories, 40; submitting personal injury to review, 240; right of jury to view the premises, 80; right to direct verdict, 400; right to view the evidence, 820; rullog in nonsuit, 180; seasonable objection must be made to improper remarks of ounsel, 140; separate findings for separate parties, 320; special and general verdicts, 100, 480; special interrogatories, 40; submitting personal injury to demonstrate the submitted of the submitting perso

rights of beneficiaries, 500; rights of remaindermen, 340; statute of frauds, 500; substitution of new trustee, 250; trustee ex malencia, 380; validity of exemption of liability for debts, 400; venue for appointment of trustee, 20; absence of trustee pending proceedings for removal, 240; adequate remedy at law, 240; following trusts funds, 60; rights of trust companies, 240; right of trustee to seil securities in his possession, 390.

Use and Occupation, damages, 40.

Usury, annuity for release of debt, 400; antedating negotiable paper, 340; detenne, 180; defense must be pleaded, 29; extension ofanortgage, 260; intent, 460; mistake in computation of interest, 120; national banks, 440; profits in lien of interest, 480; recovery, 200; recovery of usury paid, 220; renewal note, 460.

Vendor and Purchaser, agreement to transfer lien, 280; bona fide purchaser, 240, 460; bond for title, 180; breach of contract, 448; cancellation for maprovements after foreclosure, 180; damages for refusal to exercise option, 340; compensation for improvements after foreclosure, 180; damages for refusal to easements, 300; effect of provision "more or less" in deed, 380; enforcing options, 120; evidence, 430; fraudulent representations, 160; further payments, 100; innocent misrepresentations, 360; land contract, 460; lability for interest for failing to give bond, 200; lien of parol purchaser for purchase money, 200; lien of vendor where note received in payment is forged, 100; lien to secure payments of installments, 840; notice of unrecord d morigage, 260; option without consideration revocable, 149; oral partition, 330; parol gift of land, 60; partial failure as a defense, 120; performance of option contracts, 120; pleading bona fide, 40; priority of unrecorded deed over quitcialim, 240; recovery of payments after rescussion, 160; rescinding because of incumbrance, 420; remedy of purchaser, 40; right of assignee of v ndor's lien note, 200; secret limitation of vendee, 20; tender of payment required, 100; title void at sale but not a

Water Companies, requiring payment in advance,

340.

Water Companies, requiring payment in advance, 220.

Waters and Water Courses, "appurtenances" as including water rights, 240; damages for poliuting stream, 360; damages where owner of water power was not damaged, 120; diversion of water, 120, 200, 390, 400, 421; drainage of surface water, 160, 400, 420; ejusdem generis, 560; enjoining maintenance of city pumping station, 400; erecting dam to float logs, 140; exclusive privileges, 60; extending right of water company, 190; flowing waste water as natural stream, 220; irrigation privileges, 240, 400; license, 280; municipal water works, 100; paying cost of construction, 420; proof of interference with water for irrigation, 260; recovery of reastal for water furnished, 340, rights in water for appropriation, 380; rights of riparian owners appropriation, 380; rights of riparian owners, 240; right to iec, 280; right to store water for subsequent discharge, 420; sprinking contractor's liability for flooding property, 200; suit to quiet right, 480; surface water caused by roadbed of railroad, 280; the thread of a stream, 440; title of riparian owners to water of lake, 360; water rates, 80.

Weapons, carrying weapons under mistake, 200; concelled weapons in home, 120; county judge as a peace officer, 180; offense of pointing a gun, 200; right of private watehman to carry pistol, 120.

Wille, admissions in will contests, 280; advancements, 100; alteration, 500; beneficiary, 500; burden of proof, 500; charging real estate with debts, 240; construction, 460; death of one of several railway legatees' before testator, 160; decaration of members of uncupative will, 40; determination of members of

a class, 320; devise during widowhood, 220; devise for life, 440; devise of fee, 500; devise of property with power to consume, 80; devise of property with power to consume, 80; devise of the power to consume, 80; devise with power of disposition, 100; devise without restriction on use, with limitation 90; devise estopped to question title of another devisee, 80; directing clection of contest, 800; dower of widow of one dying before devisee, 80; devise estopped to question title of another devisee, 80; directing clection, 400; election of widow, 280; evidence as to testator, 280; estate of limitation, 200; evidence as to testator states of limitation, 200; evidence as to testator's disl'kee, 220; evidence as to undue influence, 220; executed during period of delirum tremens, 220; executed during period of delirum tremens, 220; executor as devisee, 160; extent of testamentary power, 280; illicit relation as proof of undue influence, 220; intention of testator, 480; jurisdiction of circuit court, 500; lapsed iggacles, 280; legacy impossible of performance, 60; legatee's right to interest of specific bequest, 39; liability of legacy for legatee's debts, 280; ilfe estate in land, 380; payment of mortgageou devise, 320; power of disposition, 480; presumption as to legacy by debtor to creditor, 340; presumption as to legacy by debtor to creditor, 340; presumption as to legacy by debtor to creditor, 340; presumption as to legacy by debtor to creditor, 340; presumption of undue influence from confidential relations, 220; recovery of devise under foreign will, 380; remainder unaffected by power of appointment, 180; residuary devise, 480; revocation because of adoption of child, 120; revocation because of adoption of child, 120; revocation water, 40; rule in Snelly's case, 189; setting aside, 40; transaction after making a will, 320; undue mitter and the sum of the sum

160; compensation for extra work, 260; contract for nursing, 250; contractor prevented from completing contract, 40; evidence of plaintiff. 40; gratuitous services, 20, 80; quantum meruit, 400; services of daughter to mother, 220.

